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: 2933 June 6, 2025 Start date of providing information in electronic format: May 28, 2025

To our shareholders:

Hiroshi Tsutsumi Representative Director and President **Kibun Foods Inc.** (Location of Head Office) 5-15-1 Ginza, Chuo-ku, Tokyo, Japan (Registered Office) 2-1-7 Kaigan, Minato-ku, Tokyo, Japan

Notice of the 87th Annual General Meeting of Shareholders

We are pleased to inform you that the 87th Annual General Meeting of Shareholders of Kibun Foods Inc. ("the Company") will be held as described below.

In convening this Meeting, the Company has taken measures for providing 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) in electronic format, and has posted the information on each of the following websites. Please access either of the websites to view the information.

The Company's website: https://www.kibun.co.jp/ (in Japanese)

(From the above website, select "Investor Relations," and then "General Meeting of Shareholders Materials.")

Website for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/2933/teiji/ (in Japanese)

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(Access the TSE website by using the internet address shown above, enter "Kibun Foods" in "Issue name (company name)" or the Company's securities code "2933" 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].")

Persons who do not attend may exercise their voting rights via the Internet, etc. or in writing (by mail). Please examine the following Reference Documents for the General Meeting of Shareholders before exercising your voting rights by 6:00 p.m. on Monday, June 23, 2025.

- 1. Date and Time: Tuesday, June 24, 2025, at 10:00 a.m. (Reception opens at 9:00 a.m.)
- 2. Venue: New Pier Hall, 1F, New Pier Takeshiba North Tower 1-11-1 Kaigan, Minato-ku, Tokyo, Japan

(Refer to the venue map at the end of the Japanese original.)

3. Meeting Agenda:

Matters to be reported:

- The Business Report and Consolidated Financial Statements for the Company's 87th Fiscal Year (from April 1, 2024 to March 31, 2025) and results of audits by the Financial Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements
- 2. Non-Consolidated Financial Statement Report for the Company's 87th Fiscal Year (from April 1, 2024 to March 31, 2025)

Proposals to be resolved:

Proposal No. 1 Appropriation of Surplus

Proposal No. 2 Election of Eight Directors (Excluding Directors Who Are Audit and Supervisory Committee Members)

Proposal No. 3 Election of Three Directors Who Are Audit and Supervisory Committee Members

4. Information on Exercising Voting Rights

Please see "Information on Exercising of Voting Rights" on p. 4. (available in Japanese only)

5. Matters to be decided at the convocation of the meeting

- 1. If you exercise your voting rights in writing (by mail) and do not indicate your approval or disapproval of any of the proposals in the Voting Rights Exercise Form, we will treat it as if you have indicated your approval.
- 2. If you exercise your voting rights more than once via the Internet, etc., the last exercise of voting rights shall be treated as the valid exercise of voting rights.
- 3. If you wish to exercise your voting rights both via the Internet, etc. and in writing (by mail), the vote cast via the Internet, etc. will be deemed valid, regardless of the date and time of arrival.
- 4. If you exercise your voting rights by proxy, one other shareholder with voting rights may attend the meeting as your proxy. However, please note that you will be required to submit a document certifying your proxy's power of attorney.
- 5. If you wish to diversely exercise your voting rights, please notify Mizuho Trust & Banking Co., Ltd. in writing or by electromagnetic means of your intention to exercise your voting rights in a non-uniform manner and the reason(s) thereof at least three days prior to the date of the General Meeting of Shareholders.

- 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.
- © Paper-based documents stating Electronic Provision Measures Matters are sent to shareholders who have requested the delivery of paper-based documents, however those documents do not include the following matters in accordance with the provisions of laws and regulations and Article 14, paragraph (2) of the Company's Articles of Incorporation.
 - (1) "System for ensuring the appropriateness of business, and operational status of the system" in the Business Report
 - (2) "Consolidated Statements of Changes in Equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements

If attending the meeting in person, please submit the enclosed Voting Rights Exercise Form at the venue reception desk.

(3) "Non-consolidated Statements of Changes in Equity" and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements

Accordingly, the Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements included in this document are a part of the documents audited by the financial auditor in preparing the Financial Audit Report and by the Audit and Supervisory Committee in preparing its Audit Report.

O <u>No gifts or product sampling sessions will be available at this Meeting.</u> We request your understanding in this matter.

Reference Documents for the General Meeting of Shareholders

Proposal No. 1 Appropriation of Surplus

The Company considers the return of profit to shareholders as a key issue for management. While securing internal reserves necessary for future business development and for the strengthening of financial position, the Company wishes to continue paying stable dividends, with comprehensive consideration of its business performance and future outlook. The Company has given consideration to the business performance of the fiscal year and future business development, and proposes to pay year-end dividends as follows:

(1) Type of dividend property

To be paid in cash.

(2) Allotment of dividend property and the aggregate amount

The Company proposes to pay a dividend of ¥20 per common share of the Company.

The total amount of the dividend will be $\frac{456,594,400}{100}$.

(3) Effective date of dividends of surplus

The effective date of the dividend will be Wednesday, June 25, 2025.

Proposal No. 2 Election of Eight Directors (Excluding Directors Who Are Audit and Supervisory Committee Members)

The terms of office of all eight Directors (excluding Directors who are Audit and Supervisory Committee Members; the same applies hereinafter within this proposal) will expire at the conclusion of this Meeting. Therefore, the Company proposes the election of eight Directors.

Decisions on the nomination of candidates for Director have been made after receiving the report of the Nominating and Compensation Committee. These decisions have been based not only on a comprehensive assessment and judgment of factors such as business experience, knowledge, and expertise both inside and outside the Company, but also upon consideration of the balance and diversity required of the Board of Directors as a whole, in order to ensure effectiveness and meaningful discussions. The Company's Audit and Supervisory Committee has judged that all candidates under this proposal are suitable for Director.

Candidate No.	Name	Gender	Current position in the Company	Category of the candidate	Attendance at Board of Directors meetings
1	Masayuki Ochiai	Male	Director and Chairman, Chairman of the Board of Directors	Reelection Internal	100% (15/15)
2	Hiroshi Tsutsumi	Male	Representative Director and President	Reelection Internal	93.3% (14/15)
3	Wataru Yuge	Male	Director and Vice President, Executive Vice President, General Manager of International Operations Division	Reelection Internal	100% (15/15)
4	Hiroshi Kunimatsu	Male	Director and Managing Executive Officer, General Manager of Sales and Category Promotion Division	Reelection Internal	100% (15/15)
5	Masaru Ueno	Male	Director and Managing Executive Officer, General Manager of Group Management Division	Reelection Internal	100% (15/15)
6	Yuji Iijima	Male	Director and Managing Executive Officer, General Manager of Human Capital Promotion Division	Reelection Internal	100% (11/11)
7	Fumio Inagawa	Male	Outside Director	Reelection Outside Independent	100% (15/15)
8	Itaru Kawada	Male	Outside Director	Reelection Outside	100% (11/11)

The candidates for Director are as follows:

Candidate	Name		ummary, and position and responsibility in the	Number of the		
No.	(Date of birth)	Compan	y (Significant concurrent positions outside the	Company's shares		
110.	(Date of official)		Company)			
		Apr. 1976	Joined Mitsukoshi Ltd. (currently Isetan Mitsukoshi Holdings Ltd.)			
		Nov. 1982	Joined the Company			
		Feb. 1983	Representative President of International			
	Masayuki Ochiai (July 5, 1951) Reelection Internal Attendance at Board of Directors meetings 100% (15/15)		Computer Systems Inc. (currently Kibun Fresh System Inc.)			
		June 1997	Director of the Company			
		Sept. 1997	Representative President of Kibun Hon-ten Inc.			
		June 2003 Retired from Director of the Company				
		June 2009	ne 2009 Representative Chairman of Kibun Hon-ten Inc.			
		June 2012	Audit & Supervisory Board Member of the	589,03		
			Company			
1		June 2017	Director and Counselor			
		June 2018	Director, Vice Chairman Officer			
	× ,	June 2019	Director and Vice Chairman			
		Apr. 2023	Representative Director of Kibun Scholarship			
			Foundation (currently Kibun Hoashi Memorial			
			Foundation) (current position)			
		June 2023	Director and Chairman, Chairman of the Board			
			of Directors (current position)			
	[Reasons for nomination]					
		-	ing the management as Director and Chairman and (
			ning governance, which is fundamental the Group's g	-		
			n view of his high-level insight regarding all aspects	of management,		
	which is based on his abundant	operational expe	erience in the Group and his Global insight.			

Candidate No.	Name (Date of birth)		ummary, and position and responsibility in the y (Significant concurrent positions outside the Company)	Number of the Company's shares		
110.	(Date of onth)		owned			
		Apr. 1980				
		Feb. 2005	General Manager of Product Development			
			Department, Sales Division			
		Sept. 2006	Deputy General Manager of General Affairs			
		-	Division			
		June 2007	Director, General Manager of General Affairs Division			
		June 2010	Managing Director, General Manager of Marketing Division			
	Hiroshi Tsutsumi (July 12, 1956)	Apr. 2011	Managing Director, General Manager of Secretarial Division, and Human Resources and General Affairs Division			
		June 2011	Director and Managing Executive Officer,			
	Reelection Internal Attendance at Board of Directors meetings		General Manager of Secretarial Division, and			
			Human Resources and General Affairs Division	44,290		
2		June 2016	Director and Senior Managing Executive Officer, General Manager of Secretarial Division			
	93.3% (14/15)	Dec. 2017	Representative Director and President, General Manager of Group Management Division II			
		Apr. 2019	Representative Director and President, Chief Operating Officer (COO)			
		June 2023	Representative Director and President			
		Apr. 2024	Representative Director and President,			
			President and Chief Executive Officer, General			
			Manager of Marketing Division			
		Apr. 2025	Representative Director and President (current			
			position)			
ſ	[Reasons for nomination]					
		romotes manage	ement aimed at achieving sustainable growth for the	Group as		
		-	pany requests his reelection as a Director as he is a	-		
			the Group's corporate value, based on his achievem			
	office as Director and his high-l	evel insight rega	rding all aspects of management.			

Candidate No.	Name (Date of birth)		ummary, and position and responsibility in the y (Significant concurrent positions outside the Company)	Number of the Company's shares owned			
3	Wataru Yuge (January 1, 1956) Reelection Internal Attendance at Board of Directors meetings 100% (15/15)	Apr. 1980 July 2002 June 2009 June 2010 June 2011 Apr. 2012 Apr. 2012 June 2016 June 2017 June 2019 Apr. 2022	Joined the Company General Manager of Tokyo Factory, Production Division General Manager of Development Division Director and General Manager of Development Division Director and Executive Officer, General Manager of Development Division Director and Executive Officer, General Manager of Technology Development Division, and Product Development Division Director and Managing Executive Officer, General Manager of Production Division, Product and Technology Development Division, and Research and Development Division Director and Senior Managing Executive Officer, General Manager of Production Division, Product and Technology Development Division, Director and Vice President, General Manager of Production Division Director and Vice President, Executive Vice President, General Manager of Production Division	32,850			
N P p	Operations Division (current position) [Reasons for nomination] Mr. Wataru Yuge is responsible for the management of the Company as Director and Vice President and Executive Vice President. He oversees the international division and promotes initiatives for sales expansion and reinforcement of production capacity in international markets. The Company requests his reelection as a Director as he is a suitable person to achieve the enhancement of the Group's corporate value, based on his achievements since assuming office as						

No.	Name (Date of birth)		summary, and position and responsibility in the by (Significant concurrent positions outside the Company)	Number of the Company's shares owned			
		Apr. 1984	Joined Joushinetsu Kibun Inc. (currently Kibun Foods Inc.)				
		Apr. 2010	General Manager of Eastern Sales Administration Department, Eastern Business Division of the Company				
	Hiroshi Kunimatsu (February 26, 1962)	Apr. 2014	General Manager of Integrated Wide-Area Branch I, Integrated Wide-Area Sales Administration Division				
	Reelection	Feb. 2017	Deputy General Manager of Sales Division				
	Internal	Aug. 2017	Executive Officer, General Manager of Sales Division	5,800			
	Attendance at Board of	June 2018	Managing Executive Officer, General Manager				
4	Directors meetings 100% (15/15)		of Sales Division				
		June 2019	Director and Managing Executive Officer, General Manager of Sales Division				
		Apr. 2025	Director and Managing Executive Officer of Sales and Category Promotion Division				
			(current position)				
	oversees product planning, promotions, and sales promotions. He has contributed to the expansion of sales thanks to having promoted brand and product strategies that were backed by his long years of experience in the sales division, and he has demonstrated his superb managerial abilities. The Company requests his reelection as a Director as he is a suitable person to achieve sustainable growth and enhancement of the Group's corporate value, based on his achievements since assuming office as Director and his high-level insight regarding all aspects of the food industry.						
	active venicities since assuming 0.	filee as Director	and his high-level insight regarding all aspects of the	e food industry.			
		Apr. 1986	Joined Kibun Belle Sante Foods Inc.	e food industry.			
	achievements since assuming 0.			e food industry.			
		Apr. 1986	Joined Kibun Belle Sante Foods Inc.	e food industry.			
	Masaru Ueno	Apr. 1986 Sept. 1997	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration	e food industry.			
		Apr. 1986 Sept. 1997	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun	e food industry.			
	Masaru Ueno	Apr. 1986 Sept. 1997 June 2008	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc.	e food industry.			
	Masaru Ueno (August 6, 1962)	Apr. 1986 Sept. 1997 June 2008 Oct. 2012	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company	e food industry. 16,900			
	Masaru Ueno (August 6, 1962) Reelection	Apr. 1986 Sept. 1997 June 2008 Oct. 2012	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of				
	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015	 Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division 				
5	Masaru Ueno (August 6, 1962) Reelection Internal	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015	 Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager 				
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018	 Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division 				
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022	 Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management 				
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15)	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022	 Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, 				
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15) [Reasons for nomination]	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022 June 2022	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management Division (current position)	16,900			
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15) [Reasons for nomination] Mr. Masaru Ueno is responsible	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022 June 2022	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management Division (current position) ment of the Company as Director and Managing Execut	16,900 cutive Officer. He			
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15) [Reasons for nomination] Mr. Masaru Ueno is responsible oversees the management-plant	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022 June 2022	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management Division (current position) ment of the Company as Director and Managing Exec and finance, and digital promotion departments, and	16,900 ceutive Officer. He promotes the			
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15) [Reasons for nomination] Mr. Masaru Ueno is responsible oversees the management-planr Group's management administr	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022 June 2022 e for the manager ation and manager	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management Division (current position) ment of the Company as Director and Managing Exec and finance, and digital promotion departments, and gement planning, displaying outstanding managemen	16,900 recutive Officer. He promotes the t skills. The			
5	Masaru Ueno (August 6, 1962) Reelection Internal Attendance at Board of Directors meetings 100% (15/15) [Reasons for nomination] Mr. Masaru Ueno is responsible oversees the management-planr Group's management administr Company requests his reelection	Apr. 1986 Sept. 1997 June 2008 Oct. 2012 June 2015 June 2018 Apr. 2022 June 2022 e for the manager ation and managen as a Director a	Joined Kibun Belle Sante Foods Inc. Moved to Kibun Hon-ten Inc. Director, General Manager of Administration Division, and Sales Planning Division of Kibun Hon-ten Inc. Joined the Company Executive Officer, Deputy General Manager of Group Planning Division Managing Executive Officer, General Manager of Corporate Management Division Managing Executive Officer, General Manager of Group Management Division Director and Managing Executive Officer, General Manager of Group Management Division (current position) ment of the Company as Director and Managing Exec and finance, and digital promotion departments, and	t skills. The h and enhancement			

Candidate No.	Name (Date of birth)		summary, and position and responsibility in the ay (Significant concurrent positions outside the Company)	Number of the Company's shares owned				
		Aug. 1988	Joined the Company	owned				
		Aug. 1988 Apr. 2009	General Manager of Integrated Wide-Area Sales Administration Division					
		Apr. 2011	Executive Officer, General Manager of Integrated Wide-Area Business Division					
	Yuji Iijima (December 30, 1960)	Aug. 2017	Executive Officer, General Manager of Tokyo Branch, Sales Division					
	Reelection Internal	July 2018	Executive Officer, Deputy General Manager of Sales Division and General Manager of Sales Planning Department	5,200				
6	Attendance at Board of Directors meetings	Apr. 2019	President and General Manager of Sales Administration Division of Nishi Nihon Kibun Foods Inc.					
	100% (11/11)	Apr. 2023	Representative Director and President					
		June 2024	Director of the Company					
		Apr. 2025	Director and Managing Executive Officer,					
		1	General Manager of Human Capital Promotion					
			Division (current position)					
	and promotion of work/life bala reelection as a Director as he is	ance, and display a suitable persor	on, making efforts toward human resource developm ring his outstanding management skills. The Compar in to achieve sustainable growth and enhancement of gement skills and his high-level insight in the food in	ny requests his the Group's				
		Apr. 1985	Joined The Fuji Bank, Limited (currently Mizuho Bank, Ltd.)					
	Fumio Inagawa	Apr. 2014	General Manager of Global Project Finance					
	(June 6, 1961)	11pii 2011	Department of Mizuho Bank, Ltd. (served in this position until June 2018)					
	Reelection	Oct. 2014	Outside Director of Japan Overseas					
	Outside Independent		Infrastructure Investment Corporation for Transport & Urban Development	-				
		June 2018	Executive Managing Director					
	Attendance at Board of	June 2020	Senior Executive Managing Director					
7	Directors meetings	June 2022	Outside Director of the Company (current					
	100% (15/15)	June 2023	position) Outside Director of KURODA PRECISION INDUSTRIES LTD. (current position)					
	[Reasons for nomination and summary of expected roles] Mr. Fumio Inagawa is nominated as a candidate for Outside Director because of his abundant experience in Japan and							
	-		extensive experience and broad knowledge in corpo	-				
			ate person to provide accurate advice to the Compan					
			ard of Directors. Thus, the Company requests his ree	-				
	_							
	for that reason. If he is elected, he will be involved in the selection of the Company's Director candidates, the							
	determination of officer competent Nominating and Compensation		er matters from an objective and neutral standpoint as	s a member of the				

Mi Ex Mi ag bu ski Th suj for Notes: 1. Th 2. Th fis 3. Th	xecutive Officer, Manager of I faruha Nichiro Corporation, an greement with that company. H	Apr. 1986Apr. 2004Apr. 2007Apr. 2014Apr. 2018Apr. 2021Apr. 2023Apr. 2024June 2024June 2024Apr. 2025	y (Significant concurrent positions outside the <u>Company</u>) Joined Taiyo Fisheries Ltd. (currently Maruha Nichiro Corporation) Manager of Surimi Section, Marine Products Trade Department No.1 of Maruha Corporation (currently Maruha Nichiro Corporation) Vice President of Operation of Westward Seafoods, Inc. (US) Executive Vice President of Trans-Ocean Products, Inc. (US) General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) etted roles] for Outside Director because of the following reasons es Segment, and Unit Director of North America Operations	erations Unit of				
IR Mi Ex Ma ag bu ski Th sup for Notes: 1. Th 2. Th fis 3. Th	(April 30, 1963) Reelection Outside Attendance at Board of Directors meetings 100% (11/11) Reasons for nomination and su ir. Itaru Kawada is nominated xecutive Officer, Manager of I	Apr. 2004 Apr. 2007 Apr. 2014 Apr. 2018 Apr. 2021 Apr. 2023 Apr. 2024 June 2024 Apr. 2025	Joined Taiyo Fisheries Ltd. (currently Maruha Nichiro Corporation) Manager of Surimi Section, Marine Products Trade Department No.1 of Maruha Corporation (currently Maruha Nichiro Corporation) Vice President of Operation of Westward Seafoods, Inc. (US) Executive Vice President of Trans-Ocean Products, Inc. (US) General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) eted roles] or Outside Director because of the following reasons es Segment, and Unit Director of North America Operation	. He is Managing erations Unit of				
[R Mi Ex Ma ag bu ski Th sup for Votes: 1. Th 2. Th fis 3. Th	(April 30, 1963) Reelection Outside Attendance at Board of Directors meetings 100% (11/11) Reasons for nomination and su ir. Itaru Kawada is nominated xecutive Officer, Manager of I	Apr. 2007 Apr. 2014 Apr. 2018 Apr. 2021 Apr. 2023 Apr. 2023 Apr. 2024 June 2024 Apr. 2025	Trade Department No.1 of Maruha Corporation (currently Maruha Nichiro Corporation) Vice President of Operation of Westward Seafoods, Inc. (US) Executive Vice President of Trans-Ocean Products, Inc. (US) General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) eted roles] for Outside Director because of the following reasons es Segment, and Unit Director of North America Operations	erations Unit of				
[R Mi Ex Ma ag bu ski Th sup for for fores: 1. Th 2. Th fis 3. Th	(April 30, 1963) Reelection Outside Attendance at Board of Directors meetings 100% (11/11) Reasons for nomination and su ir. Itaru Kawada is nominated xecutive Officer, Manager of I	Apr. 2014 Apr. 2018 Apr. 2021 Apr. 2023 Apr. 2024 June 2024 Apr. 2025	Vice President of Operation of Westward Seafoods, Inc. (US) Executive Vice President of Trans-Ocean Products, Inc. (US) General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) eted roles] or Outside Director because of the following reasons es Segment, and Unit Director of North America Operations	erations Unit of				
[R Mi Ex Ma ag bu ski Th sup for fotes: 1. Th 2. Th fis 3. Th	(April 30, 1963) Reelection Outside Attendance at Board of Directors meetings 100% (11/11) Reasons for nomination and su ir. Itaru Kawada is nominated xecutive Officer, Manager of I	Apr. 2018 Apr. 2021 Apr. 2023 Apr. 2024 June 2024 Apr. 2025	Executive Vice President of Trans-Ocean Products, Inc. (US) General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) eted roles] or Outside Director because of the following reasons es Segment, and Unit Director of North America Operations	erations Unit of				
[R Mi Ex Ma ag bu ski Th sup for for fores: 1. Th 2. Th fis 3. Th	(April 30, 1963) Reelection Outside Attendance at Board of Directors meetings 100% (11/11) Reasons for nomination and su ir. Itaru Kawada is nominated xecutive Officer, Manager of I	Apr. 2021 Apr. 2023 Apr. 2024 June 2024 Apr. 2025 ummary of expect as a candidate for Marine Resource and on March 25,	General Manager of North America Operations Department No.1 of Maruha Nichiro Corporation President, Maruha Capital Investment, Inc. (US) Executive Officer of Maruha Nichiro Corporation (US residence) Executive Officer, Unit Director of North America Operations Unit Outside Director of the Company (current position) Maruha Nichiro Managing Executive Officer, Manager of Marine Resources Segment, Unit Director of North America Operations Unit (current position) eted roles] or Outside Director because of the following reasons es Segment, and Unit Director of North America Operation	erations Unit of				
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otes: 1. Th 2. Th fis 3. Th	agreement with that company. He has abundant experience and achievements from working in that company's fisheries business, food manufacturing and overseas locally incorporated companies. In addition to his outstanding management skills, he also has high-level insight in various fields, including raw materials, manufacturing and overseas markets. Therefore, the Company expects he can provide accurate advice to the Company's management and appropriate supervision of the decision-making of the Board of Directors. Thus, the Company requests his reelection as a Director for that reason.							
fis 3. Th	There is no special interest between any of the candidates and the Company.							
	The number of the Company's shares owned by each candidate is the current number of shares held as of the end of the fiscal year under review (March 31, 2025).							
fo	he biographical details for each or the General Meeting of Sha		idate are current as of the date of preparation of the 15, 2025).	reference documer				
	Mr. Fumio Inagawa and Mr. Itaru Kawada are candidates for Outside Director.							
6. M	office as an Outside Director will be three years at the conclusion of this General Meeting of Shareholders. Mr. Itaru Kawada, a candidate for Outside Director, is currently an Outside Director of the Company, and his term office as an Outside Director will be one year at the conclusion of this General Meeting of Shareholders.							
7. Pu								
pr	provided in Article 423, paragraph (1) of the Act to the amount specified by law, and the maximum amount of liability for damages under such agreement is the minimum liability amount specified in Article 425, paragraph (1) of the Act. If the							
	appointment is approved, the he Company has concluded a		to continue this agreement. officers (D&O) liability insurance policy with an in	nsurance company				
wi	ill be Directors (including Dir	rectors who are	Companies Act. The scope of insured persons under Audit and Supervisory Committee Members), Audit pany and its subsidiaries. The Company bears the in	& Supervisory Boa				
wl be	hole. The insurance policy wi	ll cover damages ginating in actio	s including legal expenses and damages in the event the ns performed in connection with work. However, so	hat the insured pers				

by the insured persons. When the election of the candidates for Director is approved, they will be included as insureds in the D&O insurance policy. Upon renewal, the Company plans to renew the policy with the same terms and conditions as the current policy.

9. Mr. Fumio Inagawa fulfills the requirements for independent officers stipulated by the Tokyo Stock Exchange and the requirements for independence set forth in the Company's Independence Criteria for Outside Directors, and has been designated as an independent officer as stipulated by the Tokyo Stock Exchange and reported to the Exchange. If his appointment is approved, the Company plans to continue this designation as an independent officer.

Proposal No. 3 Election of Three Directors Who Are Audit and Supervisory Committee Members

Of the four Directors who are Audit and Supervisory Committee Members, the terms of office of Mr. Yoshitatsu Iwasa, Mr. Eiichi Matsumoto, and Ms. Hiroko Kaneko will expire at the conclusion of this Meeting, and the Company therefore proposes the election of three Directors who are Audit and Supervisory Committee Members.

The consent of the Audit and Supervisory Committee has been obtained for this proposal.

The candidates for the role of Directors who are Audit and Supervisory Committee Members are as follows:

Candidat e No.	Name	Gender	Current position in the Company	Category of the candidate	Attendance at Board of Directors meetings
1	Yoshitatsu Iwasa	Male	Director (Audit and Supervisory Committee Member, full time)	Reelection Internal	100% (15/15)
2	Eiichi Matsumoto	Male	Outside Director (Audit and Supervisory Committee Member, part-time)	Reelection Outside Independent	100% (15/15)
3	Hiroko Kaneko	Female	Outside Director (Audit and Supervisory Committee Member, part-time)	Reelection Outside Independent	100% (15/15)

Candidate No.	Name (Date of birth)		ummary, and position and responsibility in the y (Significant concurrent positions outside the Company)	Number of the Company's shares owned		
	Yoshitatsu Iwasa (August 20, 1963)	Apr. 1989 Oct. 1996 Feb. 2009	Joined the Company Seconded to KIBUN (THAILAND) CO., LTD. Seconded to KIBUN TRADING, INC.	owned		
	Reelection Internal	Jan. 2010 Feb. 2014	International Operations Division of the Company Receivables Management Department of Finance Division	11,600		
	Attendance at Board of Directors meetings	Apr. 2017	Internal Audit Division (currently Internal Control Division)			
1	100% (15/15)	June 2023	Director (Audit and Supervisory Committee Member, full time) (current position)			
	he has displayed outstanding ski in the Group. In addition, he has	lls toward impro abundant exper	vision among others, and manage the Audit and Super- oving the effectiveness of auditing and strengthening rience and high-level insight through the internationan n, and the Company proposes his reelection as a Direction	g of internal controls al division, the		
	Eiichi Matsumoto (March 18, 1948)	Apr. 1974 Jan. 1980	Joined Showa Audit Corporation (currently Ernst & Young ShinNihon LLC) Representative of MATSUMOTO Consulting & Accounting (current position)			
	Reelection Outside Independent	Aug. 1980 Sept. 1980 June 2007	Registered as a certified public accountant Registered as a certified tax accountant Audit & Supervisory Board Member of KYORITSU PRINTING CO., LTD. (part-time)	-		
2	Attendance at Board of Directors meetings 100% (15/15)	June 2010 June 2019	Audit & Supervisory Board Member of the Company (part-time) Outside Director (Audit and Supervisory Committee Member, part-time) (current			
	position) [Reasons for nomination and summary of expected roles] Mr. Eiichi Matsumoto is nominated as a candidate for Outside Director who is an Audit and Supervisory Committee Member because we expect that he will be able to audit and supervise the execution of duties by the Directors by making use of his abundant experience and broad insight in corporate accounting, taxation, etc. as a certified public accountant and tax accountant, and the Company proposes his reelection as a Director for that reason. If he is elected, he will be involved in the selection of the Company's Director candidates, the determination of officer compensation, and other matters from an objective and neutral standpoint as a member of the Nominating and Compensation Committee.					

Candida No.	te Name (Date of birth)		summary, and position and responsibility in the ny (Significant concurrent positions outside the Company)	Number of the Company's shares owned					
		Apr. 1997	Registered as attorney-at-law (Dai-ichi Tokyo Bar Association)						
	Hinelse Konelse	Apr. 1998	Joined Matsuo & Kosugi (current position)						
	Hiroko Kaneko (October 15, 1964)	Mar. 2006	Admitted to the New York State Bar						
	(October 15, 1904)	June 2019	Audit & Supervisory Board Member (Outside)						
	Reelection	June 2017	of Shinsho Corporation						
	Outside	June 2021	Director (Outside) of Topy Industries, Ltd.						
	Independent	5 une 2021	(current position)	-					
	1	June 2023	Outside Director (Audit and Supervisory						
	Attendance at Board of	5 une 2025	Committee Member, part-time) of the Company						
	Directors meetings		(current position)						
3	100% (15/15)	June 2024	Outside Director and Audit & Supervisory						
			Committee Member of Shinsho Corporation						
			(current position)						
	[Reasons for nomination and su								
	Ms. Hiroko Kaneko is nominated as a candidate for Outside Director who is an Audit and Supervisory Committee								
	Member because we expect that she will be able to audit and supervise the execution of duties by the Directors by								
	making use of her extensive knowledge and experience in corporate legal affairs, litigation, labor law, and other legal								
	matters as an attorney-at-law. Although she has no previous experience of being involved in the management of a								
	company other than as an outside officer, for the reasons stated above, we believe that she will be able to perform her								
	duties appropriately and therefore the Company proposes her reelection as a Director. If she is elected, she will be								
	involved in the selection of the Company's Director candidates, the determination of officer compensation, and other								
			t as a member of the Nominating and Compensation	Committee.					
	1. There is no special interest bet	•							
			are candidates for Outside Director.	1 11 64					
			y Mr. Yoshitatsu Iwasa is the current number of shar	res held as of the en					
	of the fiscal year under review 4. Mr. Eiichi Matsumoto is curre			udit and Sumamiaan					
	Mr. Eiichi Matsumoto is currently an Outside Director of the Company who is a member of the Audit and Supervisor Committee, and his term of office will be six years at the conclusion of this General Meeting of Shareholders. He has								
	previously served as a non-executive officer (Audit and Supervisory Committee Member) of the Company. Ms. Hiroko Kaneko is currently an Outside Director of the Company who is a member of the Audit and Superviso								
	Ms. Hiroko Kaneko is currently an Outside Director of the Company who is a member of the Audit and Supervisor Committee, and her term of office will be two years at the conclusion of this General Meeting of Shareholders.								
		· · ·							
		Pursuant to the Company's Articles of Incorporation and Article 427, paragraph (1) of the Companies Act, the Companies Act, the Companies and Article 427, paragraph (1) of the Companies Act, the Companies are supported into an agreement with the current Directors who are Audit & Supervisory Board Members to limit the							
	-	has entered into an agreement with the current Directors who are Audit & Supervisory Board Members to limit the liability for damages under Article 423, paragraph (1) of said Act. The limit of liability for damages under said agreeme							
			rticle 425, paragraph (1) of the Companies Act. If t	-					
		-	Ms. Hiroko Kaneko are approved, the Company p						
	agreement.	,	······································						
	6	a directors and	officers (D&O) liability insurance policy with an ir	surance company a					
			Companies Act. The scope of insured persons under						
			Audit and Supervisory Committee Members), Audit	-					
	· –		pany and its subsidiaries. The Company bears the in						
			s including legal expenses and damages in the event the						
		-	ns performed in connection with work. However, so	-					

- whole. The insurance policy will cover damages including legal expenses and damages in the event that the insured person bears liability for damages originating in actions performed in connection with work. However, so as not to impair the appropriateness of the duties of the insured persons, grounds for exemption are established, including the exemption of damages originating in criminal acts, fraudulent acts, and acts performed in recognition of violation of laws or regulations by the insured persons. When the election of the candidates for Director who is an Audit and Supervisory Committee Member is approved, they will be included as insureds in the D&O insurance policy. Upon renewal, the Company plans to renew the policy with the same terms and conditions as the current policy.
- 8. Mr. Eiichi Matsumoto and Ms. Hiroko Kaneko fulfill the requirements for independent officers stipulated by the Tokyo Stock Exchange and the requirements for independence set forth in the Company's Independence Criteria for Outside Directors, and have been designated as independent officers as stipulated by the Tokyo Stock Exchange and reported to the Exchange. If their reappointments are approved, the Company plans to continue this designation as independent officers.

(Reference) Structure and Skills Matrix of the Board of Directors if Proposal No. 2 and Proposal No. 3 are approved and adopted as originally proposed.

Name	Position, etc.	Category	Corporate management	Risk management	Industry knowledge	Inter- nationality	Finance and accounting	Legal compliance	Sustaina- bility
Masayuki Ochiai	Director	Internal		•	•				•
Hiroshi Tsutsumi	Director	Internal		•				•	•
Wataru Yuge	Director	Internal		•		•			•
Hiroshi Kunimatsu	Director	Internal		•					•
Masaru Ueno	Director	Internal		•			•	•	•
Yuji Iijima	Director	Internal		•					•
Fumio Inagawa	Director	Independent, Outside	•			•	•		
Itaru Kawada	Director	Outside			\bullet				
Yoshitatsu Iwasa	Director Audit and Supervisory Committee Member	Internal			•	•		•	
Eiichi Matsumoto	Director Audit and Supervisory Committee Member	Independent, Outside		•			•	•	
Koichi Iino	Director Audit and Supervisory Committee Member	Independent, Outside		•			•	•	
Hiroko Kaneko	Director Audit and Supervisory Committee Member	Independent, Outside		•		•		•	

* The above matrix indicates areas where the individuals are able to demonstrate greater expertise based on their experience, etc., and is not indicative of the entirety of their knowledge.

Reference: Independence standards for outside officers

The Company will deem an Outside Director to have independence if none of the following criteria applies to the party.

- (1) A person who executes business of the Company or a subsidiary or affiliate thereof ("the Group"), or a person who has been executing business of such companies within the past 10 years
- (2) A party for which the Group is a major business partner (meaning a party that has received from the Group payment equivalent to 2% or more of the party's annual consolidated sales for its most recent fiscal year), or a person who executes business of such party
- (3) A party that is a major business partner of the Group (meaning a party that made payments to the Group equivalent to 2% or more of the Group's annual consolidated sales for its most recent fiscal year), or a person who executes business of such party
- (4) A party that is a major lender to the Group (meaning a party that has lent to the Group money exceeding 2% of the Group's consolidated net assets for its most recent fiscal year), or a person who executes business of such party
- (5) A party that receives large amounts of donations or subsidies from the Group (meaning a party that has received donations or subsidies exceeding an average of ¥10 million annually for the past three fiscal years, or 30% of the average annual total expenses of the party, whichever is higher), or a person who executes business of such party
- (6) A person who executes business of a company that accepts persons who execute business of the Group as directors, or a person who executes business of a parent company or subsidiary of such company
- (7) A party that is an employee, partner, etc. of an auditing firm that is a financial auditor of the Group
- (8) An attorney, certified accountant, tax accountant, or other consultant that has obtained large amounts of monetary or other property benefits from the Group in addition to officer compensation (in the case of an individual, a person who has received an average of ¥10 million or more per year in monetary or other property benefits for the past three fiscal years; in the case of a corporation, a party that belongs to a corporation that has received monetary or other property benefits equivalent to 2% or more of the party's annual consolidated sales in its most recent fiscal year, or ¥10 million, whichever is higher)
- (9) A shareholder that directly or indirectly holds 10% or more of the total voting rights of the Company, or a person who executes business of such shareholder
- (10) A person who executes business of a company for which the Group directly or indirectly holds 10% or more of said company's total voting rights
- (11) A party to which any of the above (2) to (10) has applied in the past three years
- (12) A spouse or relative within the second degree of kinship of a party to which any of (1) to (10) above applies