Securities Code: 3148

August 7, 2025

(Date of commencement of electronic provision measures: July 31, 2025)

To Shareholders with Voting Rights

Taizo Hirose Representative Director and President CREATE SD HOLDINGS CO., LTD. 2-3-2 Edanishi, Aoba-ku, Yokohama, Kanagawa 225-0014, Japan

Notice of the 28th Ordinary General Meeting of Shareholders

We are pleased to announce that the 28th Ordinary General Meeting of Shareholders of CREATE SD HOLDINGS CO., LTD. (the "Company") will be held as detailed below.

In convening this General Meeting of Shareholders, the Company has taken measures for electronic provision and thus posted the matters subject to measures for electronic provision on the following website as "Notice of the 28th Ordinary General Meeting of Shareholders."

The Company's website:

https://www.createsdhd.co.jp/English/ir/tabid/136/Default.aspx

The matters subject to measures for electronic provision are also posted on the following website:

Tokyo Stock Exchange (TSE) website (Listed Company Search) https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

To view the information, access the TSE website shown above, enter "CREATE SD HOLDINGS" in "Company name" or the Company's securities code "3148" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection / PR information."

Instead of attending the meeting, you may exercise your voting rights online or in writing. In this case, please review the Reference Documents for the General Meeting of Shareholders included in the matters subject to measures for electronic provision, and exercise your voting rights no later than 6:00 p.m. on Thursday, August 21, 2025 (Japan Standard Time, GMT+9), either by indicating your approval or disapproval of each proposal on the enclosed Voting Rights Exercise Form and returning this form by mail, or by entering your approval or disapproval of each proposal on the voting rights exercise website designated by the Company.

Souvenirs for shareholders and events such as health counseling meetings will not be available.

- 1. Date and Time Friday, August 22, 2025, 10:00 a.m. (Reception opens at 9:00 a.m.)
- 2. Place CREATE SD HOLDINGS CO., LTD., Headquarters, 4th floor conference room 2-3-2 Edanishi, Aoba-ku, Yokohama, Kanagawa 225-0014, Japan

3. Agenda

Matters to Be Reported

- Business Report, Consolidated Financial Statements and Audit Reports of the Consolidated Financial Statements by the Accounting Auditor and the Audit and Supervisory Committee for the Fiscal Year Ended May 31, 2025
- 2. Report on the Non-consolidated Financial Statements for the 28th Fiscal Year (From June 1, 2024 to May 31, 2025)

Matters to Be Resolved

Proposal 1: Disposal of Surplus

- **Proposal 2:** Election of Three (3) Directors (Excluding Directors who are Audit and Supervisory Committee Members)
- Proposal 3: Election of Three (3) Directors who are Audit and Supervisory Committee Members
- **Proposal 4**: Election of One (1) Substitute Director who is an Audit and Supervisory Committee Member
- When attending the meeting in person, please submit the enclosed Voting Rights Exercise Form at the reception desk.
- Based on the provisions of laws and regulations as well as Article 16 of the Company's Articles of Incorporation, information on the systems for ensuring appropriate business activities and status of system operation, policies regarding the determination of dividend of surplus funds etc., consolidated statements of changes in equity, the notes to the consolidated financial statements, copies of the Accounting Auditor's reports on the consolidated financial statements and the non-consolidated financial statements, and a copy of the Audit and Supervisory Committee's audit report are not included in the paper-based documents provided to shareholders. Therefore, the paper-based documents are part of the documents audited by the Audit and Supervisory Committee and the Accounting Auditor for the preparation of the audit report.
- O If any revisions are made to the matters subject to measures for electronic provision, the details of such revisions will be posted on each website on which such matters are posted.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Disposal of Surplus

The Company proposes payment of dividends with a comprehensive consideration of the consolidated dividend payout ratio and consolidated net asset dividend ratio, from the perspective of paying stable dividends while reflecting business performance levels and returning funds entrusted to us by our shareholders.

For the 28th fiscal year's year-end dividend, the Company proposes to pay ¥44 per share based on this basic policy.

As a result, the annual dividend for the fiscal year will be \pm 78 per share including the previously paid interim dividend of \pm 34 per share. This total represents an increase of \pm 14 per share over the previous fiscal year.

Matters on year-end dividends

(1) Type of dividend property

Cash

(2) Allotment of dividend property to shareholders and the total amount

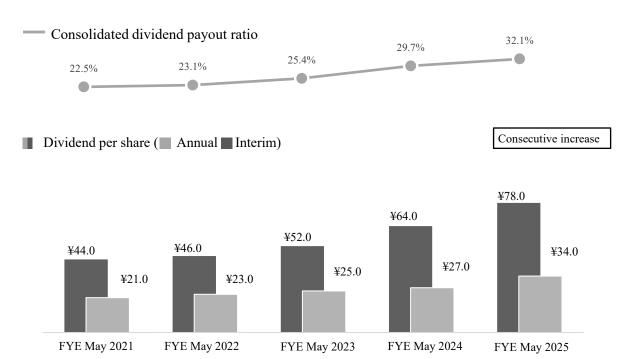
Dividend per share of Company common stock: ¥44

Total dividend payment: ¥2,842,500,496

(3) Effective date for dividends of surplus

August 25, 2025

O Dividend per share / Consolidated dividend payout ratio



Proposal 2: Election of Three (3) Directors (Excluding Directors who are Audit and Supervisory Committee Members)

The terms of office of all current four (3) Directors (excluding Directors who are Audit and Supervisory Committee Members; the same shall apply throughout this proposal) will expire at the conclusion of this general meeting of shareholders. Therefore, the Company proposes the election of three (3) Directors.

Candidates for Directors are as follows.

Candidate	Name and Other Data	Career Su	mmary / Positions and Responsibilities at the Company				
No.	Name and Other Data	(Significant Concurrent Positions)					
	Higgs Vamorests	May 1983	Representative Director and President, Midori Drugstore,				
	Hisao Yamamoto		Limited (currently CREATE SD CO., LTD.)				
		Apr. 1998	Founded Yamamoto, Limited (currently CREATE SD				
	Born April 7, 1948	_	HOLDINGS CO., LTD.)				
	Number of the Company's		Representative Director and President				
	shares owned: 13,973,565	Aug. 2002	Representative Director and Chairman, CREATE SD				
			CO., LTD. (current position)				
1		Oct. 2008	Representative Director and Chairman of the Company				
I			(current position)				
Re-election		Reasons for nomination as candidate for Director					
		Hisao Yamamoto has led the Group's business and appropriately directed					
		and supervised its management since the establishment of CREATE SD					
		CO., LTD., the Group's major operating company, including laying the					
		foundation for suburban drug stores. He has been nominated as Director					
		in the expectation that he will continue to apply his experience,					
		knowledge, and abilities to the sustainable growth of the Group and the					
	enhancement of its corporate value.						

Candidate	Name and Other Data	Career Summary / Positions and Responsibilities at the Company						
No.	Traine and Other Bata		(Significant Concurrent Positions)					
	Taizo Hirose	Dec. 1990	Founded Koei Drug Co., Ltd.					
	Taizo IIII ose		Representative Director and President					
		Jan. 2007	Representative Director and Vice President, Sumisho					
	Born May 25, 1958		Drugstores Inc.					
	Number of the Company's	Oct. 2007	Representative Director and President, Sumisho					
	shares owned: 68,800		Drugstores Inc.					
		June 2011	Joined CREATE SD CO., LTD.					
		Aug. 2011	Director, CREATE SD CO., LTD.					
			Director of the Company					
		Feb. 2012	Director and Vice President of the Company					
			Director and Vice President, CREATE SD CO., LTD.					
		Aug. 2012	Representative Director and President of the Company					
			(current position)					
2			Representative Director and President, CREATE SD					
Re-election			CO., LTD.					
			Director, SALON DAY. Co., Ltd.					
		Aug. 2013	Director, WELL LIFE Co., Ltd.					
		Feb. 2020	Director, Yuri Store Co., Ltd.					
		Sep. 2023	Director, CREATE SD CO., LTD. (current position)					
		Reasons for nomination as candidate for Director						
			Taizo Hirose has long been involved in corporate management within the					
		drugstore and prescription drug store businesses. As Representative						
		Director and President of the Company and of CREATE SD CO., LTD.,						
			strated leadership in the formulation of management visions					
		and the planning and execution of management strategies. He has been						
			Director in the expectation that he will continue to apply his					
		experience, knowledge, and abilities to the sustainable growth of the						
		Group and the enhancement of its corporate value.						

Candidate No.	Name and Other Data	Career Summary / Positions and Responsibilities at the Company (Significant Concurrent Positions)						
	Vulzibilzo Tolzivo	Apr. 1984	Joined PIP CO., LTD.					
	Yukihiko Takiya	May 1989	Joined Midori Drugstore, Limited (currently CREATE					
	D D 1 20 1065		SD CO., LTD.)					
	Born December 30, 1965	Sep. 2002	Zone Manager, CREATE SD CO., LTD.					
	Number of the Company's	Dec. 2009	Chair, Central Executive Committee of the Union,					
	shares owned: 15,900		CREATE SD CO., LTD.					
		Dec. 2020	Special Assistant to the Representative Director and President, CREATE SD CO., LTD.					
		June 2021	Executive Officer and General Manager of Store Operations Division, CREATE SD CO., LTD.					
		Aug. 2022	Director and General Manager of Store Operations					
			Division, CREATE SD CO., LTD.					
		Sep. 2023	Representative Director and President and General					
3			Manager of Store Operations Division, CREATE SD					
Re-election			CO., LTD. (current position)					
		Aug. 2024	Director of the Company (current position)					
			Director, Yuri Store Co., Ltd. (current position)					
		Reasons for nomination as candidate for Director						
		Yukihiko Takiya has long been involved in developing business						
		operations, improving business activities, and controlling and supervising						
		worksites at CREATE SD CO., LTD., the Group's major operating						
		company. As the company's Union representative, he has listened to employee views and worked to improve labor conditions. Today, as the						
		Representative Director and President, he is applying his skills to manage						
		and control the business. He has been nominated as Director in the						
		expectation that he will apply his experience, knowledge, and abilities to						
		the sustainable growth of the Group and the enhancement of its corporate						
		value.						

(Notes) 1. There is no special interest between any of the candidates and the Company.

^{2.} The Company has entered into directors and officers liability insurance as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The policy will cover damages and legal dispute fees to be borne by the insured parties if they receive a claim for damages. Each candidate will be included as an insured party in this insurance policy This is to be updated as necessary.

Proposal 3: Election of Three (3) Directors who are Audit and Supervisory Committee Members

The terms of office of all current three (3) Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this general meeting of shareholders. Therefore, the Company proposes the election of three (3) Directors who are Audit and Supervisory Committee Members.

The consent of the Audit and Supervisory Committee has been obtained for this proposal. Candidates for Directors who are Audit and Supervisory Committee Members are as follows.

Candidate	Name and Other Data	Career Summary / Positions and Responsibilities at the Company					
No.		1001	(Significant Concurrent Positions)				
	Takaaki Saegusa	Apr. 1981 Joined The Daiei, Inc.					
	Tundum Suegusu	Sep. 2000	General Manager, Legal Affairs Department, The Daiei,				
	D 1 2 1057		Inc.				
	Born June 2, 1957	May 2004	General Manager, Compliance & Legal Department, The				
	Number of the Company's		Daiei, Inc.				
	shares owned: 5,300	Jan. 2009	Joined CREATE SD CO., LTD.				
		Feb. 2009	Executive Officer and General Manager of General				
			Affairs Department, the Company				
		Apr. 2009	Director, WELL LIFE Co., Ltd.				
		May 2010	Executive Officer and Head of Internal Audit Office,				
			CREATE SD CO., LTD.				
		June 2010	Representative Director and President, SALON DAY.				
			Co., Ltd.				
		Mar. 2011	Director and Head of Internal Audit Office, CREATE SD CO., LTD.				
1 New Election		Apr. 2016	Executive Officer and General Manager of Nursing Care Business Division, the Company				
		Feb. 2020	Audit & Supervisory Board Member, Yuri Store Co., Ltd.				
		Aug. 2021	Director, SALON DAY. Co., Ltd.				
		Reasons for nomination as candidate for Director who is an Auc					
		and Supervisory Committee Member					
		Takaaki Saegusa, based on his long experience in the retail industry, has					
		held responsibility for the Group's General Affairs Department, Internal					
		Audit Office, and Nursing Care Business Division, and has otherwise					
		demonstrated strong leadership in management and supervision of the					
		Group as an executive at subsidiaries, including as Representative					
		Director and President of SALON DAY. Co., Ltd. He has been nominat					
			no is an Audit and Supervisory Committee Member in the				
		expectation that he will apply his experience, knowledge, and abilities to					
		the sustainable growth of the Group and the enhancement of its corporate value.					
		value.					

Candidate No.	Name and Other Data	Career Summary / Positions and Responsibilities at the Company (Significant Concurrent Positions)					
	Yoko Anpo	Aug. 1982	Joined NEC Corporation				
	10k0 Anpo	May 1983	Acquired pharmacist license				
		Sep. 1993	Studied abroad at NASA Jet Propulsion Laboratory				
	Born December 16, 1959	Apr. 1995	Technology Manager, Space Station Systems Division,				
	Number of the Company's		NEC Corporation.				
	shares owned: —	Mar. 2007	Graduated from Graduate School of Law, Faculty of				
			Law, the University of Tokyo				
		Jan. 2010	Registered as an attorney at law				
			Joined Sunrise Law Office (current position)				
		Dec. 2014	Outside Auditor, smart-FOA				
		June 2019	Auditor, General Incorporated Foundation All Japan				
2			Kendo Federation (currently a public interest				
Re-election		. 2021	incorporated foundation) (current position)				
Term of office:		Apr. 2021	Permanent Member, Dai-Ichi Tokyo Bar Association				
		Aug. 2021	Director, Audit and Supervisory Committee Member of				
4 years		D C	the Company (current position)				
		Reasons for nomination as candidate for Outside Director who is an Audit and Supervisory Committee Member and expected roles In addition to acquiring experience in the private sector as a systems.					
		In addition to acquiring experience in the private sector as a systems					
		engineer, Yoko Anpo possesses expertise and experience developed as a					
		pharmacist and attorney at law, as well as experience and achievements gained in corporate management as an auditor at other companies. She					
		therefore contributes to the maintenance and enhancement of governance					
			pendent standpoint. She has been nominated as a candidate				
			Director who is an Audit and Supervisory Committee Member				
			ation that she will continue to apply her expertise,				
		experience, knowledge, and abilities to the sustainable growth of the					
		Group and the enhancement of its corporate value.					

Candidate No.	Name and Other Data	Career Summary / Positions and Responsibilities at the Company (Significant Concurrent Positions)				
110.	M 1 4 TI 1	Mar. 1976	Joined The Maruetsu, Inc.			
	Makoto Ueda Born August 17, 1953 Number of the Company's shares owned: —	Apr. 1995	General Manager, 16th Sales Department, Sales Division, The Maruetsu, Inc.			
		Apr. 1996	General Manager, Corporate Planning Department, Business Management Division, The Maruetsu, Inc.			
		Mar. 1999	General Manager, Human Resources Department, General Affairs and HR Division, The Maruetsu, Inc.			
		Mar. 2005	General Manager, Education and HR Division, The Maruetsu, Inc.			
		May 2005	Director, The Maruetsu, Inc.			
		May 2006	Executive Officer, The Maruetsu, Inc.			
		May 2007	Senior Executive Officer, The Maruetsu, Inc.			
		Mar. 2008 General Manager, Sales Planning Division Maruetsu, Inc.				
		Mar. 2010	General Manager, Education and HR Division, The Maruetsu, Inc.			
		Sep. 2010	Deputy General Manager, Sales Division, The Maruetsu, Inc.			
3		May 2011	Managing Executive Officer, The Maruetsu, Inc.			
New Election		Apr. 2013	President and Representative Director, The Maruetsu, Inc.			
		Mar. 2015	President and Representative Director, United Super Markets Holdings Inc.			
		Mar. 2017	Representative Director and Chairman, United Super Markets Holdings Inc.			
		Mar. 2019	Chairman and Representative Director, The Maruetsu, Inc.			
		Mar. 2023	Director and Executive Advisor, The Maruetsu, Inc.			
		May 2023	Executive Advisor, The Maruetsu, Inc.			
		Reasons for nomination as candidate for Outside Director who is an Audit and Supervisory Committee Member and expected roles				
		Drawing on a wealth of experience and knowledge gained in the retail				
		sector, Makoto Ueda is expected to offer advice and recommendations in the managerial judgment and decision-making processes of the Company,				
		as well as to contribute to the maintenance and enhancement of				
		governance from an independent standpoint. He has been nominated as a				
		candidate for Outside Director who is an Audit and Supervisory Committee Member in the expectation that he will apply his extensive				
		knowledge, experience, and abilities to the sustainable growth of the				
		Group and the enhancement of its corporate value.				

(Notes) 1. There is no special interest between any of the candidates and the Company.

- 2. Yoko Anpo and Makoto Ueda are both candidates for Outside Director.
- 3. The Company has registered Yoko Anpo as an independent officer with the Tokyo Stock Exchange. If the election of Makoto Ueda is approved, the Company intends to register him as an independent officer with the Exchange as well.
- 4. The Company has entered into a liability limitation agreement with each candidate in accordance with Article 427, Paragraph 1 of the Companies Act and the Company's Articles of Incorporation. The maximum amount of liability for damages under Article 423, Paragraph 1 of the Companies Act based on this agreement shall be the minimum liability amount provided by laws and regulations. If the re-election of Yoko Anpo is approved, the Company plans to continue this agreement. If the election of Takaaki Saegusa and Makoto Ueda is approved, the Company intends to enter into such agreements with them.
- 5. The Company has entered into directors and officers liability insurance as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The policy will cover damages and legal dispute fees to be borne by the insured parties if they receive a claim for damages. Each candidate will be included as an insured party in this insurance policy This is to be updated as necessary.

Proposal 4: Election of One (1) Substitute Director who is an Audit and Supervisory Committee Member

The Company proposes the election of one (1) Substitute Director who is an Audit and Supervisory Committee Member as a contingency against an insufficient number of Directors who are Audit and Supervisory Committee Members as required by laws and regulations.

The consent of the Audit and Supervisory Committee has been obtained for this proposal. The candidate for Substitute Director who is an Audit and Supervisory Committee Member is as follows:

Name and Other Data	Career Summary and Significant Concurrent Positions					
The 'H	Oct. 2000	Registered as an attorney at law				
Takafumi Harada		Joined Abe, Ikubo & Katayama (current position)				
	Jan. 2007	External Member of Risk Compliance Committee, Top				
Born July 21, 1970		REIT Asset Management Co., Ltd.				
Number of the Company's	Jan. 2010	Outside Corporate Auditor, AISAN INFORMATION				
shares owned: —	SYSTEM CO., LTD.					
	June 2022	Outside Director (Audit & Supervisory Committee				
		Member), KUNIMINE INDUSTRIES CO., LTD.				
	(current position)					
	Nov. 2023	Outside Auditor, YAMAZAKI CONSTRUCTION CO.,				
	LTD. (current position)					
	Reasons for i	nomination as candidate for Outside Substitute Director				
	who is an Au	dit and Supervisory Committee Member and expected				
	roles					
	Takafumi Harada has cultivated expertise and experience as an attorney at					
	law in all aspects of corporate legal affairs, including compliance and risk					
	management, and possesses experience as a corporate auditor at other					
	companies. Therefore, he has been nominated as Substitute Director who					
	is an Audit and Supervisory Committee Member as it has been determined					
		he can utilize these in guidance and audits, etc., regarding management				
	from an objec	tive and neutral perspective.				

- (Notes) 1. There is no special interest between any of the candidates and the Company.
 - 2. The candidate satisfies requirements for independent officers as stipulated by the rules of the Tokyo Stock Exchange. When the candidate assumes the position of Outside Director, the Company intends to register him as an independent officer with the Tokyo Stock Exchange.
 - 3. If the candidate assumes office as an Outside Director, the Company will enter into a liability limitation agreement with him in accordance with Article 427, Paragraph 1 of the Companies Act and the Company's Articles of Incorporation. The maximum amount of liability for damages under Article 423, Paragraph 1 of the Companies Act based on this agreement shall be the minimum liability amount provided by laws and regulations.
 - 4. The Company has entered into directors and officers liability insurance as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company. The policy will cover damages and legal dispute fees to be borne by the insured parties if they receive a claim for damages. If the candidate assumes office as an Outside Director, he will be included as an insured party in this insurance policy.

(Reference)

The Company's Outside Directors, one of which is a woman, are not only familiar with the Group's business but also possess a wealth of specialized knowledge and experience in management at other companies. These Outside Directors comprise a majority of Directors who are Audit and Supervisory Committee members, and independent Outside Directors are involved in the management of the Company from the same perspective as a stakeholder would be. In addition, with respect to nominating Directors, the Nomination and Remuneration Committee deliberates on the basic policy for Director nominations, and the Board of Directors select candidates and makes resolutions on the basis of the report from the committee, thereby ensuring balance and diversity among the Board of Directors overall.

The following table presents the skill matrix of the knowledge, experience, and abilities of each Director. Director skill matrix as of the end of the General Meeting of Shareholders (tentative)

	Title	Gender	Expertise and experience						
Name			Management	Sales and Marketing	A accounting	Legal Affairs and Risk Management	Resources and	Healthcare	IT
Hisao Yamamoto	Representative Director and Chairman	Male	√	√				√	
Taizo Hirose	Representative Director and President	Male	√	√				√	
Yukihiko Takiya	Director	Male	✓	✓			✓		
Takaaki Saegusa	Director Audit and Supervisory Committee Member	Male	✓		✓	✓			
Yoko Anpo	Outside Director Audit and Supervisory Committee Member	Female				√		√	√
Makoto Ueda	Outside Director Audit and Supervisory Committee Member	Male	√	√			√		

The table above shows areas in which each Director can demonstrate a higher level of expertise based on their experience, etc., and is not a comprehensive list of all knowledge they possess.