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Securities code: 6047 August 7, 2025

To Shareholders with Voting Rights:

Kentaro Nishio Representative Director and President **Gunosy Inc.** 2-24-12 Shibuya, Shibuya-ku, Tokyo

### NOTICE OF THE 13TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 13th Annual General Meeting of Shareholders of Gunosy Inc. (the "Company"), which will be held as indicated below.

In convening this general meeting of shareholders, the Company takes measures for electronic provision of the information contained in reference documents for the shareholders meeting, etc. (matters subject to measures for electronic provision). This information is posted on each of the following websites. Please visit any of the sites to review the information.

- The Company website: https://gunosy.co.jp/en/ir/
- TSE website "Listed Company Search": https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(Enter "Gunosy" or the Company securities code "6047" in "Code," then click "Search." Click on "Basic information" and select "Documents for public inspection / PR information." Under "Filed information available for public review," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting].")

If you are unable to attend the meeting in person, you can exercise your voting rights in writing or via the internet. Please review the Reference Documents for the General Meeting of Shareholders posted to the Company's website, and vote no later than 6:30 p.m. on Wednesday, August 27, 2025.

1. Date and Time: Thursday, August 28, 2025 at 10:00 a.m. Japan time (Reception desk opens at 9:00 a.m.)

2. Venue: SHIBUYA SOLASTA CONFERENCE 4D,

4F SHIBUYA SOLASTA

1-21-1 Dogenzaka, Shibuya-ku, Tokyo

#### 3. Meeting Agenda:

#### Matters to be reported:

- 1. The Business Report, Consolidated Financial Statements for the Company's 13th Fiscal Year (June 1, 2024 to May 31, 2025), and results of audits by the Financial Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements
- 2. Non-consolidated Financial Statements for the Company's 13th Fiscal Year (June 1, 2024 to May 31, 2025)

### Proposals to be resolved:

**Proposal 1:** Appropriation of Surplus

**Proposal 2:** Amendment to the Articles of Incorporation

**Proposal 3:** Election of Nine Directors

- For those attending the meeting, please submit the voting form sent with this notice at the reception of the venue.
- For this general meeting of shareholders, regardless of whether or not a request for delivery of the document is made, the Company will uniformly send a document stating the matters subject to measures for electronic provision.

Among the matters subject to measures for electronic provision, in accordance with the provisions of laws and regulations and Article 15 of the Articles of Incorporation of the Company, the following matters are not provided in the paper-based documents delivered to shareholders who have made a request for delivery of such documents.

- Business report
- · Matters concerning stock acquisition rights, etc. of the Company
- · Status of Financial Auditor
- The Company's structure and policy
- ◆ Consolidated financial statements
- · Consolidated statements of changes in equity
- · Notes to consolidated financial statements
- ♦ Non-consolidated financial statements
- · Non-consolidated statements of changes in equity
- · Notes to non-consolidated financial statements
- ◆ Audit report
- · Audit report of the Financial Auditor on the consolidated financial statements
- · Audit report of the Financial Auditor on the non-consolidated financial statements
- · Audit report of the Audit & Supervisory Board

Accordingly, the business report, consolidated financial statements, and non-consolidated financial statements are included among the documents included in the scope of audits by the Audit & Supervisory Board Members and the Financial Auditor and the corresponding respective audit reports.

- 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 to the Company's aforementioned website.
- The results of resolutions at this general meeting of shareholders will be posted on the Company's website in lieu of sending a written notice of resolutions.

### Reference Documents for the General Meeting of Shareholders

### **Proposals and Reference Information**

## **Proposal 1:** Appropriation of Surplus

The Company regards shareholder returns as a key management priority. While continuing to invest in new businesses and M&A to enhance corporate value, we have determined that it is possible to achieve sustainable growth while appropriately returning cash flow generated from our stabilized existing businesses and the results of our investment activities to shareholders. This decision reflects a comprehensive consideration of the medium-term performance outlook of our existing businesses and the high growth potential of slice Small Finance Bank Ltd. ("slice"), in which we hold an investment.

Specifically, we have established a key performance indicator for shareholder returns that emphasizes the total amount of dividends and share repurchases as a percentage of consolidated shareholders' equity. Our policy is to maintain a stable dividend payout ratio of 3% or more relative to consolidated shareholders' equity.

For the current fiscal year, considering the steady achievement of targets in existing businesses, realized gains from the sale of investment securities, and the substantial increase in growth potential of slice as it evolves into an India-based fintech bank, we plan to distribute an initial year-end dividend at a level of 4% of consolidated shareholders' equity, as detailed below.

- (i) Types of dividend property

  Cash
- (ii) Details of dividend allocation and total amount ¥18.30 per share of the Company's common stock Total dividend amount: ¥441,002.935
- (iii) Effective date of dividend distribution August 29, 2025

## **Proposal 2:** Amendment to the Articles of Incorporation

### 1. Reasons for the Amendments

As preparation for expanding the Company Group's businesses and developing the businesses in the future, the Company proposes amendments to Article 2 (Purpose) of the Current Articles of Incorporation to add a new item of purpose and to renumber the items in accordance with the new establishment of the new item.

### 2. Details of the Amendments

The details of the amendments are as follows.

(Underlines indicate amended sections.)

	(Glacillies maleate amenaea sections.)
Current Articles of Incorporation	Proposed amendments
Article 2. (Purpose)	Article 2. (Purpose)
The purpose of the Company shall be to engage in the following businesses:	(Unchanged)
$(1) - (12) \qquad \qquad (Omitted)$	(1)-(12) (Unchanged)
(Newly established)	(13) Planning, development, production, sales, operation, and licensing of games, characters, and related content
$(13) - (15) \qquad (Omitted)$	<u>(14)</u> – <u>(16)</u> (Unchanged)

# **Proposal 3:** Election of Nine Directors

The terms of office of all nine Directors will expire at the conclusion of this meeting.

Therefore, the Company proposes the election of nine Directors.

The nomination of each candidate is decided after consulting with the Nomination and Compensation Committee, an optional committee where an outside Director serves as chairman and outside Directors constitute the majority of the members.

The candidates for Director are as follows:

Name (Date of birth)	Career summa (Significan	Number of the Company's shares owned			
	April 2003	Joined Dream Incubator Inc.			
	August 2005	Director, Cirius Technologies, Inc.			
	March 2007	Founded Atlantis Inc. (currently, GREE X, Inc.), serving as Representative Director			
	November 2012				
	November 2013	Representative Director, the Company			
	December 2015	Outside Director, CrowdWorks, Inc.			
	May 2016	Founded AnyPay Pte. Ltd. (currently, Cove Group Pte. Ltd)			
	June 2016	Founded Pegasus Wings Group Ltd., serving as Director (current position)			
	August 2017	Director, the Company			
Shinii Vinayan	February 2019	Founded Cove Group Pte. Ltd., serving as Director (current position)			
(July 30, 1978)	March 2019	Board Member, Drivezy, Inc.	5,606,800		
	June 2019	Board Member, Instamojo Inc.			
	January 2020	Board Member, Easy Home Finance Limited			
	June 2020	Representative Director and Chairman, the Company (current position)			
	July 2021	Director, Harbourfront Capital Management Pte. Ltd. (current position)			
	October 2021	Director, Gunosy Capital K.K. (current position)			
	March 2025	Outside Director, Medley, Inc. (current position)			
	(Significant cond	current positions outside the Company)			
	Director, Pegasu Director, Cove C Director, Harbou	s Wings Group Ltd. Group Pte. Ltd. Irfront Capital Management Pte. Ltd.			
	Shinji Kimura (July 30, 1978)	August 2005 March 2007  November 2012  November 2013 December 2015 May 2016  June 2016  August 2017 February 2019  Shinji Kimura (July 30, 1978)  March 2019 June 2019 January 2020 June 2020  July 2021  October 2021  March 2025  (Significant cond Director, Das Ca Director, Pegasu Director, Cove Colirector, Harbou Director, Gunosy	August 2005 Director, Cirius Technologies, Inc.  March 2007 Founded Atlantis Inc. (currently, GREE X, Inc.), serving as Representative Director  November Founded SSTJ INVESTMENT Pte. Ltd. (currently, Das Capital SG Pte. Ltd.), serving as Director (current position)  November Representative Director, the Company  December 2015 Outside Director, CrowdWorks, Inc.  May 2016 Founded AnyPay Pte. Ltd. (currently, Cove Group Pte. Ltd)  June 2016 Founded Pegasus Wings Group Ltd., serving as Director (current position)  August 2017 Director, the Company  February 2019 Founded Cove Group Pte. Ltd., serving as Director (current position)  March 2019 Board Member, Drivezy, Inc.  June 2019 Board Member, Instamojo Inc.  January 2020 Board Member, Easy Home Finance Limited  June 2020 Representative Director and Chairman, the Company (current position)  July 2021 Director, Harbourfront Capital Management Pte. Ltd. (current position)  October 2021 Director, Gunosy Capital K.K. (current position)  March 2025 Outside Director, Medley, Inc. (current		

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)		
		April 2011	Co-founded Labit Inc.		
		July 2013	Representative Director, Labit Inc.		
		August 2014	Director, Labit Inc.		
			Founded Game8 Inc., serving as Representative Director		
		December 2015	Joined the Company		
		September 2018	Corporate Officer, the Company		
2	Kentaro Nishio (November 9, 1989)	December 2019	Director, Smarprise, Inc.	73,775	
	(November 9, 1989)	May 2020	Outside Director, Monokabu Inc.		
		August 2020	Director, the Company		
		June 2022	Representative Director and Chairman, Game8 Inc. (current position)		
		December 2023	Representative Director and President, the Company (current position)		
		(Significant con-	(Significant concurrent positions outside the Company)		
		Representative I	Director and Chairman, Game8 Inc.		
		April 2007	Joined Recruit Co., Ltd. (currently, Recruit Holdings Co., Ltd.)		
		October 2013	Joined HIKARI TSUSHIN, INC.		
		January 2018	Joined BizReach, Inc.		
		September 2018	COO, Game8 Inc.		
		June 2019	Director and COO, Game8 Inc.		
		July 2020	Director, Game8 Global Inc. (current position)		
3	Shunsuke Sawamura (November 6, 1984)	June 2022	Representative Director and President CEO, Game8 Inc. (current position)	6,500	
		December 2023	ember 2023 Corporate Officer and COO, the Company Group		
		August 2024			
		January 2025	January 2025 Representative Director and President, S8 Plus Inc. (current position)		
		(Significant con-	current positions outside the Company)		
			Director and President, CEO, Game8 Inc. Director and President, S8 Plus Inc. B Global Inc.		

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)			
		April 2012	Joined The Bank of Tokyo-Mitsubishi UFJ, Ltd. (currently, MUFG Bank, Ltd.)			
		October 2014	Joined Deloitte Tohmatsu Consulting LLC			
		February 2016	Joined PricewaterhouseCoopers Aarata LLC (currently, PricewaterhouseCoopers Japan LLC)			
		January 2019	Joined the Company			
		July 2019	General Manager of Business Administration Department, the Company			
		June 2021	Corporate Officer, General Manager of Corporate Division, the Company			
4	(September 25, 1989)	September 2022	Corporate Officer and CFO, the Company	8,145		
		November 2023	Corporate Officer and CFO, the Company Group			
		August 2024	Director and CFO (current position)			
		January 2025	Audit & Supervisory Board Member, S8 Plus Inc. (current position)			
		May 2025	Audit & Supervisory Board Member, G Holdings Co., Ltd. (current position)			
		(Significant con				
		Audit & Superv Audit & Superv				
		April 2006	Joined KDDI Corporation			
	* Ryuichiro Hayashi (March 8, 1984)	May 2024	Outside Director, A-Sketch Inc. (current position)			
5		April 2025	General Manager, LX Service Planning, Business Exploration & Development Division, KDDI Corporation (current position)	_		
		(Significant con				
			General Manager, LX Service Planning, Business Exploration & Development Division, KDDI Corporation			
		Outside Directo				

Candidate Name No. (Date of birth)			Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)				
		April 1988	Joined Recruit Co., Ltd. (currently, Recruit Holdings Co., Ltd.)				
		April 2008	Corporate Officer, Recruit Co., Ltd. (currently, Recruit Holdings Co., Ltd.)				
		April 2009	Representative Director, Yuko Corporation				
			Representative Director, World Media Agency Inc.				
		October 2012	Corporate Officer, Recruit Holdings Co., Ltd.				
			Representative Director, Recruit Lifestyle Co., Ltd.				
		April 2013	Representative Director, Recruit Marketing Partners Co., Ltd.				
		April 2016	Representative Director, Recruit Administration Co., Ltd. (currently, Recruit Co., Ltd.) (Note 10)				
			Representative Director, Recruit Office Support Co., Ltd.				
6	Suguru Tomizuka (August 20, 1965)	April 2018	Founded Tommy Inc., serving as Representative Director and President (current position)	_			
	( 2 )	June 2018	Outside Director, eole Inc.				
		August 2018	Outside Director, the Company (current position)				
		April 2019	Representative Director, Pocket Culture Co., Ltd.				
		June 2021	Director and President, Pocket Culture Co., Ltd. (current position)				
			Representative Director and President, eole Inc.				
		December 2021	Representative Director, Goro, Inc.				
		October 2022	Co-founded Experiencer. Inc., Director (current position)				
		August 2023	Director, Ambai Inc. (current position)				
		(Significant con-	current positions outside the Company)				

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)			
		August 1993	Joined Boston Consulting Group			
		April 1998	Joined Morgan Stanley Japan (currently, Mitsubishi UFJ Morgan Stanley Securities Co., Ltd.)			
		December 2004	er 2004 Managing Director, Morgan Stanley Japan (currently, Mitsubishi UFJ Morgan Stanley Securities Co., Ltd.)			
		April 2006	Joined Bain Capital Japan, serving as Managing Director			
			Director, Toys "R" Us-Japan, Ltd.			
7	Junichi Shiroshita (November 13, 1964)	May 2009	Joined Merrill Lynch Japan Securities Company, Limited, serving as Managing Director for Investment Banking Department	_		
		May 2015	Vice Chairman for Investment Banking Department, Merrill Lynch Japan Securities Company, Limited			
		July 2017	Representative Director and Vice Chairman, Rothschild & Co Japan			
		January 2018	Representative Director and Chairman, Rothschild & Co Japan			
		August 2020	Outside Director, the Company (current position)			
		(Significant cond	current positions outside the Company)			
		_				

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)				
		April 2003	Joined Sony Corporation (currently, Sony Group Corporation)				
		September 2006	Joined Sony Ericsson Mobile Communications AB, Lund, Sweden				
		March 2009	Joined A.T. Kearney				
		September 2010	Joined DeNA Co., Ltd.				
		June 2011	Vice President, Global Alliances, DeNA San Francisco				
		April 2012	Head of Global Alliances, DeNA Co., Ltd.				
		October 2013	Manager, the President's Office, DeNA Co., Ltd.				
		April 2014	General Manager, the E-Commerce Business Unit, DeNA Co., Ltd.				
		November 2016	Joined Dyson KK				
8	Akihito Moriya	March 2020	Director, Dyson KK				
8	(April 24, 1980)	July 2021	Regional Director, Southeast Asia, Dyson Singapore Pte. Ltd.	_			
		August 2024	Outside Director, the Company (current position)				
		September 2024	President, Managing Director, North & Southeast Asia, Hunter Douglas (current position)				
		June 2025	President and CEO, Representative Director, Hunter Douglas Korea Ltd (current position)				
		July 2025	Representative Director and President, Hunter Douglas Japan Limited (current position)				
		(Significant con	ncurrent positions outside the Company)				
		Douglas	Representative Director and President, Hunter Douglas Japan				
		Limited President and C Korea Ltd	CEO, Representative Director, Hunter Douglas				
		1993	Associate Manager, Colgate Palmolive Company				
		1995	Associate Product Manager, Kraft Foods				
		1997	Senior Manager, Group Manager, Colgate Palmolive Company Headquarters				
		2000	Director, Prepaid Department and Digital Department, American Express Inc. NY Headquarters				
		2004	Managing Director, Fila Inc.				
9	Hitomi Iba (July 15, 1961)	2007	Vice President, Coca-Cola (Japan) Company, Limited	-			
		August 2010	Representative Director and President, IBA Company, Inc. (current position)				
		May 2022	External Director, DCM Holdings Co., Ltd. (current position)				
		August 2024	Outside Director, the Company (current position)				
		(Significant con	ncurrent positions outside the Company)				
			Director and President, IBA Company, Inc. or, DCM Holdings Co., Ltd.				

- (Notes) 1. The individual marked with \* is a new candidate for the position of director.
  - 2. Shinji Kimura is Director at Cove Group Pte. Ltd., in which the Company invests. Ryuichiro Hayashi is an employee of KDDI Corporation, which is a major shareholder and a business partner of the Company and has business transactions with the Company. There is no special interest between any other candidates for Director and the Company.
  - 3. Suguru Tomizuka, Junichi Shiroshita, Akihito Moriya, and Hitomi Iba are candidates for outside Director.
  - 4. Suguru Tomizuka, Junichi Shiroshita, Akihito Moriya, and Hitomi Iba are currently outside Directors of the Company, and at the conclusion of this meeting, the tenure of Suguru Tomizuka will have been seven years, Junichi Shiroshita five years, Akihito Moriya one year, and Hitomi Iba one year.
  - 5. Suguru Tomizuka has a broad experience and knowledge in internet media business, human resource development, and corporate management and he is expected to supervise and provide advice on the Company's management and the execution of business by Directors. The Company believes that he is well qualified to serve as outside Director and therefore proposes his reelection. If he is elected, he will serve as the chairman of the Nomination and Compensation Committee to engage in selecting candidates for the Company's officers and determining compensation for the officers from an objective, neutral position.
  - 6. Junichi Shiroshita has played important roles in financial institutions and has a broad experience and knowledge in the financial, accounting, and capital market sectors, and he is expected to supervise and provide advice on the Company's management and the execution of business by Directors, specifically from a professional perspective of finance, accounting, and capital markets. The Company believes that he is well qualified to serve as outside Director and therefore proposes his reelection. If he is elected, he will serve as a member of the Nomination and Compensation Committee to engage in selecting candidates for the Company's officers and determining compensation for the officers from an objective, neutral position.
  - 7. Akihito Moriya has extensive experience and knowledge in corporate management, media/advertising, e-commerce/settlement, game-related businesses, and business experience in global companies and he is expected to supervise and provide advice on the Company's management and the execution of business by Directors. The Company believes that he is well qualified to serve as outside Director and therefore proposes his election.
  - 8. Hitomi Iba has extensive experience and knowledge in corporate management and global fields, including financial services and data application areas and she is expected to supervise and provide advice on the Company's management and the execution of business by Directors. The Company believes that she is well qualified to serve as outside Director and therefore proposes her reelection. If she is elected, she will serve as a member of the Nomination and Compensation Committee to engage in selecting candidates for the Company's officers and determining compensation for the officers from an objective, neutral position.
  - 9. The Company has submitted notification to the Tokyo Stock Exchange that Suguru Tomizuka, Junichi Shiroshita, Akihito Moriya, and Hitomi Iba have been designated as independent officers as provided for by the aforementioned exchange. If the reelection of each candidate is approved, the Company plans for their designation as an independent officer to continue.
  - 10. Recruit Co., Ltd. is a company that was renamed when the media and solution business was transferred from Recruit Holdings Co., Ltd.
  - 11. Pursuant to Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with candidates Suguru Tomizuka, Junichi Shiroshita, Akihito Moriya, and Hitomi Iba to limit their liability for damages under Article 423, paragraph (1) of the Companies Act. The maximum amount of liability for damages under this agreement is the minimum liability amount provided for in Article 425, paragraph (1) of the Companies Act. If each candidate is reelected, the Company plans to renew the aforementioned limited liability agreement with them. If the election of Ryuichiro Hayashi is approved, the Company plans to enter into a similar limited liability agreement with him.
  - 12. The Company has entered into a directors and officers liability insurance policy with an insurance company. The policy covers losses that may arise from the insured's assumption of liability incurred in the course of the performance of duties as an officer, a Director, or a person at a certain position, or receipt of claims pertaining to the pursuit of such liability. However, in order that the proper performance of duties of the insureds is not impaired, there are certain reasons for coverage exclusion, such as damages arising from actions where the insured person has full knowledge of the action's illegality. If each candidate is elected and assumes the office as Director, the Company plans to include every such Director as an insured in the policy. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms.

Regarding matters to be described with proposals for electing Directors provided for in Article 74 of the Regulations for Enforcement of the Companies Act, there are no special notes other than the description above.

[Reference] Skills matrix for Directors and Audit & Supervisory Board Members
For this general meeting of shareholders, if Proposal 3 is approved and adopted as originally proposed, the skills
matrix for Directors and Audit & Supervisory Board Members will be as follows. The following table does not
indicate all of knowledge and experience that each of them possesses.

	Officer	Туре	Corporate management	Finance/ Accounting/ M&A	Legal affairs/ Compliance/ Risk management	experience	ESG/ Sustain- ability	Personnel affairs/ Resource development	Industry experience	Technology/ Product
	Shinji Kimura	Representative Director	0						0	0
	Kentaro Nishio	Representative Director	0						0	0
	Shunsuke Sawamura	Full-time	0						0	
	Tatsuyuki Iwase	Full-time		0	0				0	
Director	Ryuichiro Hayashi	Other							0	0
	Suguru Tomizuka	Independent officer			0		0	0		
	Junichi Shiroshita	Independent officer	0	0		0				
	Akihito Moriya	Independent officer	0			0			0	
	Hitomi Iba	Independent officer	0			0		0		
Audit & Super- visory Board Member	Masakazu Ishibashi	Full-time	0						0	0
	Kenji Shimizu	Independent officer		0	0					
	Kengo Wada	Independent officer	0	0						