# CONVOCATION NOTICE OF THE 150TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

June 3, 2020 Sumitomo Electric Industries, Ltd.

On June 3, 2020, Sumitomo Electric Industries, Ltd. (the "Company") has sent a notice convening the 150th Ordinary General Meeting of Shareholders (the "Notice") to its shareholders on record as of March 31, 2020. This document only provides translations of information contained in the Japanese original text of the Notice (except business report, consolidated financial statements, non-consolidated financial statements, independent auditor's reports, the report of Audit & Supervisory Board, instructions on exercise of voting rights and map) disclosed on the internet in relation to the Convocation Notice of the 150th Ordinary General Meeting of Shareholders, solely for the purpose of identifying the items of information contained in the Notice for reference. Translations of the business report, the consolidated financial statements, and the notes to consolidated financial statements will be disclosed at a later date. The Company does not represent or warrant that the information provided on this document (the "Information") constitutes a summary of the Notice or provides a complete and accurate record of the material information in the Notice. No warranty is given to any user of the Information as to its accuracy or completeness or timeliness. In the event of a dispute or difference as to meaning or intent of the Information and the Japanese original text of the Notice, the Japanese original text of the Notice shall prevail. In order to accurately and completely understand the information contained in the Notice, it is necessary to read the complete Japanese original text thereof. The shareholders of the Company are therefore requested to refer to the complete text of the Notice. The original Japanese text of the Notice should be available on our Japanese website (https://sei.co.jp/ir/meeting/).

Neither the provision of the Information nor any part of the Information shall be deemed to be an offer to purchase or sell, or a solicitation of an offer to purchase or sell, any securities, nor shall it be deemed a recommendation for or an endorsement of investment by the Company. Neither the Company nor any of its Directors, officers, employees, agents, affiliates and assigns shall be liable to any person for any losses, damages, costs or expenses of whatever nature arising out of, or in any way related to, any errors to, delays in, ambiguities of, omissions from or alterations to, the Information or for any reliance by such person on any part of the Information.

#### (Translation)

Securities Code: 5802

June 3, 2020

To the Shareholders

Sumitomo Electric Industries, Ltd. 5-33, Kitahama 4-chome Chuo-ku, Osaka Represented by: Osamu Inoue President

# CONVOCATION NOTICE OF THE 150TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

We are pleased to hereby inform you that the 150th Ordinary General Meeting of Shareholders (the "Meeting") will be held as set forth below.

In addition to attending the Meeting, you have an option to exercise your voting rights in writing or by electromagnetic means (the Internet, etc.). We cordially request that you exercise your voting rights (in doing so, please follow the "Instructions Regarding Voting" set forth on page 3 [of the Japanese original text]) by 5:15 p.m. of June 24, 2020 (Wednesday), after examining the Reference Documents regarding the Ordinary General Meeting of Shareholders set out below.

**1. Date:** June 25, 2020 (Thursday) at 10:00 a.m.

**2. Place:** "The Grand Ballroom" 2nd floor

The Ritz-Carlton, Osaka

5-25, Umeda 2-chome, Kita-ku, Osaka

# 3. Purposes of the Meeting:

#### Matters to be reported

- Reporting on the Business Report, the Consolidated Financial Statements and the results of the examination of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board for the 150th fiscal year (from April 1, 2019 to March 31, 2020)
- 2. Reporting on the Non-Consolidated Financial Statements for the 150th fiscal year (from April 1, 2019 to March 31, 2020)

#### Matters to be resolved

First item: Disposition of surplus

Second item: Partial amendments to the Articles of Incorporation

Third item: Appointment of twelve (12) Directors due to expiration of the term of office

for all of the current Directors

Fourth item: Appointment of one (1) Audit & Supervisory Board Member

Fifth item: Payment of bonus to the Directors

- \* Substitutions are allowed only when the proxy is the Company's shareholder with voting rights, and one person for each shareholder. (The proxy must bring not only the "Voting Instruction Form" of the shareholder but also a certification for his or her authority.)
- The notes to the consolidated financial statements and the notes to non-consolidated financial statements, which are a part of the documents that should be provided together with this Notice, are disclosed through postings on our website (https://sei.co.jp/ir/) pursuant to laws and regulations and the provision of Article 15 of the Articles of Incorporation, and are therefore not described in the attachment to this Notice. Accordingly, the consolidated financial statements and the non-consolidated financial statements attached to this Notice are part of the consolidated financial statements and the non-consolidated financial statements that were subject to audit by the Audit & Supervisory Board Members for the purpose of an auditors' report, as well as an audit by the Accounting Auditor for the purpose of an accounting auditor's report.
- \* When the reference documents regarding the ordinary general meeting of shareholders, the business report, the consolidated financial statements or the non-consolidated financial statements need modification by the day before the Meeting, we will notify the shareholders in writing by mail or by notice on our website (https://sei.co.jp/ir/).

### (Translation)

# REFERENCE DOCUMENTS REGARDING THE ORDINARY GENERAL MEETING OF SHAREHOLDERS

Agendas and Reference Information

# First item: Disposition of surplus

Based on maintenance of stable dividends, the Company has the basic policy of making distribution of profits to shareholders after taking into consideration the consolidated business results, the dividend payout ratio, the accumulation level of the retained earnings and other matters.

As for the year-end dividend for the 150th fiscal year, in consideration of the business results for this fiscal year and other matters, the Company proposes to distribute in the amount of sixteen yen (¥16) per share, which is eight yen (¥8) year-end dividend per share less than that of the preceding fiscal year. As a result, the dividend for this fiscal year, including the interim dividend (twenty-four yen (¥24)), is forty yen (¥40) per share, which is eight yen (¥8) per share less than that of the preceding fiscal year.

- 1. Matters concerning the year-end dividend
  - (1) Type of properties to be distributed:

Cash

(2) Matter concerning the allocation of properties to be distributed and the total amount thereof:

Sixteen yen (¥16) per ordinary share of the Company Total amount of dividends: 12,481,293,904 yen

(3) Effective date of distribution of surplus:

June 26, 2020

2. Other matters concerning the disposition of surplus

Not applicable.

# Second item: Partial Amendments to the Articles of Incorporation

- 1. Reasons for amendments
  - (1) The Company intends to amend, delete, or otherwise change Article 3 of the current Articles of Incorporation, in order to make it consistent with the present state of the Company's businesses as well as to correspond to the amended laws and regulations.
  - (2) The Company intends to shorten the term of office of Directors from two (2) years to one (1) year, and thus to amend Article 20 of the current Articles of Incorporation, for purposes such as further strengthening our corporate governance by, e.g., establishing a management system capable of responding to future changes in the business environment, further clarifying

management responsibilities, and increasing opportunities for shareholders to place their trust in the Company.

# 2. Substance of the amendments

The substance of the amendments is as follows.

(Underlined are the portions amended.)

	Current Articles of Incorporation		Amendment proposal		
Article	e 3 (Purpose)	Article 3 (Purpose)			
	The Purpose of the Company shall be to		The Purpose of the Company shall be to		
	operate the following businesses:		operate the following businesses:		
1.	Developing, manufacturing, processing	1.	Developing, manufacturing, processing		
	and selling the following products and		and selling the following products and		
	composite products.		composite products.		
(1)	Electric wires and cables, optical fiber	(1)	Electric wires and cables, optical fiber		
	cables and other products and		cables and other products and		
	equipment for electric power		equipment for electric power		
	transmission and distribution or for		transmission and distribution or for		
(0)	communication.	(0)	communication.		
(2)	Steel bars, wire rods, metal wires,	(2)	Steel bars, wire rods, metal wires,		
	alloy wires, composite metal and		alloy wires, composite metal and		
(2)	other metal products.	(2)	other metal products.		
(3)	Hard alloy machine tools, machine	(3)	Hard alloy machine tools, machine parts, electrical contacts and other		
	parts, electrical contacts and other powder alloy products.		powder alloy products.		
<u>(4)</u>	Disc brakes, friction materials for		powder alloy products.		
(4)	brakes and other brake-related		[Deleted]		
	products.		[Deleted]		
<u>(5)</u>	Rubber products, synthetic resin	<u>(4)</u>	Rubber products, synthetic resin		
1 1 1	products, industrial chemicals	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	products, industrial chemicals		
	(including poisonous substances and		(including poisonous substances and		
	dangerous substances) and other		dangerous substances) and other		
	products related thereto.		products related thereto.		
<u>(6)</u>	Crystalline materials, special	<u>(5)</u>	Crystalline materials, special		
	porcelain and other materials related		porcelain and other materials related		
	thereto.		thereto.		
<u>(7)</u>	Medical devices and supplies,	<u>(6)</u>	Medical devices and supplies,		
	weighing instruments, measuring		weighing instruments, measuring		
	instruments and other precision		instruments and other precision		
>	machines and instruments.		machines and instruments.		
<u>(8)</u>	Electric machines and instruments,	<u>(7)</u>	Electric machines and instruments,		
	communication machines and		communication machines and		
	instruments, electronic machines and		instruments, electronic machines and		
	instruments and other general- use		instruments and other general- use		
(0)	machines and instruments.	(0)	machines and instruments.		
<u>(9)</u>	Accessories, parts, raw materials	<u>(8)</u>	Accessories, parts, raw materials		
	and software of such aforementioned		and software of such aforementioned products.		
2.	products. Design, manufacture and sale of	2.	Design, manufacture and sale of		
۷.	application facilities or devices for the	۷٠.	application facilities or devices for the		
	products mentioned in the preceding		products mentioned in the preceding		
	Item.		Item.		

#### **Current Articles of Incorporation**

- 3. Design, supervision and contracting of civil engineering, construction work, electrical work and other works.
- 4. Research and development relating to biotechnology and the undertaking thereof.
- 5. Generation and supply of electricity.
- 6. Transfer of and assistance for technology, know-how and other information related to each of the preceding Items.
- 7. Lease of products listed in Item 1 and lease of application facilities and devices listed in Item 2, and undertaking the maintenance and administration thereof.
- 8. Services related to information processing, information communication and information supply.
- 9. Sale of sports goods, office supplies and kitchenware.
- 10. Management of training facilities.
- 11. Sale, administration, lease and brokerage of real estate.
- 12. Travel agency, printing service, damage insurance agency, general manpower dispatching business and special manpower dispatching business pursuant to Manpower Dispatching Business Law, forwarding business, customs agency, measurement and analysis of environment, and consulting service related to achievement of international environmental standards.
- 13. Investment in other businesses necessary for running the businesses.
- 14. All businesses incidental to, relating to or promoting each of the Items mentioned above.

#### Article 20 (Terms of Office of Directors)

- 1) The terms of office of Directors shall expire with the termination of the Ordinary General Meeting of Shareholders called in respect of the final business year ending within two (2) years after their election.
- 2) The term of office of a Director selected to meet an increase in the number of Directors or to fill a vacancy created by retirement shall be until the expiration of the term of the other Directors then in office.

#### Amendment proposal

- 3. Design, supervision and contracting of civil engineering, construction work, electrical work and other works.
- 4. Research and development relating to biotechnology and the undertaking thereof.
- 5. Generation and supply of electricity.
- 6. Transfer of and assistance for technology, know-how and other information related to each of the preceding Items
- Lease of products listed in Item 1 and lease of application facilities and devices listed in Item 2, and undertaking the maintenance and administration thereof.
- 8. Services related to information processing, information communication and information supply.
- 9. Sale of sports goods, office supplies and kitchenware.
- 10. Management of training facilities.
- 11. Sale, administration, lease and brokerage of real estate.
- 12. Travel agency, printing service, damage insurance agency, manpower dispatching business, forwarding business, customs agency, measurement and analysis of environment, and consulting service related to achievement of international environmental standards.
- 13. Investment in other businesses necessary for running the businesses.
- All businesses incidental to, relating to or promoting each of the Items mentioned above.

#### Article 20 (Terms of Office of Directors)

The terms of office of Directors shall expire with the termination of the Ordinary General Meeting of Shareholders called in respect of the final business year ending within one (1) year after their election.

[Deleted]

# Third item: Appointment of twelve (12) Directors due to the expiration of the term of office for all of the current Directors

The term of office for all thirteen (13) current Directors will expire upon the closing of this Meeting. Approval is hereby requested for the appointment of twelve (12) Directors.

The nominees for the offices of Directors are as stated on pages 9 to 21.

[Reference Information] List of Nominees for Directors

Nominee	Name		Position and Areas of Responsibility in the	Number of
Number			Company	Times
			(as of June 3, 2020)	Attending
				Board of
				Directors
				Meetings (FY2019)
1	Masayoshi	Reappt.		13/13
	Matsumoto		Chairman of the Board of Directors	
2	Osamu Inoue	Reappt.	President	13/13
3	Mitsuo Nishida	Reappt.	Executive Vice President	13/13
			General Manager, Manufacturing Management & Engineering Unit	
			General Manager, Automotive Business Unit	
4	Nozomi	Reappt.	Executive Vice President	13/13
	Ushijima		General Manager, Advanced Materials Business Unit	
			Electronics Group (Fine Polymer Division, Water Processing Division)	
5	Yoshitomo	Reappt.	Senior Managing Director	13/13
	Kasui		Deputy General Manager, Manufacturing Management & Engineering Unit (Safety & Environment)	
			Corporate Staff Group (Compliance & Risk Management, Administration, Tokyo Administration, Secretary, Human Resources, Human Resources Development, Corporate Planning, Internal Auditing, Security Trade Control)	
6	Akira	Reappt.	Senior Managing Director	13/13
	Nishimura		General Manager, Infocommunications Business Unit	
			Electronics Group (Flexible Printed Circuits Division, Electronic Wire Division)	

Nominee Number	Name		Position and Areas of Responsibility in the Company (as of June 3, 2020)	Number of Times Attending Board of Directors Meetings (FY2019)
7	Hideo Hato	Reappt.	Senior Managing Director General Manager, New Business Development Unit Deputy General Manager, Automotive Business Unit (Systems & Electronics Division) Corporate Staff Group (Legal, Public Relations, Intellectual Property, Security Trade Control) Environment and Energy Group (Energy	13/13
8	Masaki Shirayama	Reappt.	System Division)  Managing Director  General Manager, Electric Wire & Cable, Energy Business Unit	13/13
9	Nobuyuki Kobayashi	Reappt.	Managing Director Corporate Staff Group (Accounting, Finance, Information Systems, Procurement, Logistics Management)	9/10
10	Hiroshi Sato	Reappt.	Director O/S Ind. Officer	13/13
11	Michihiro Tsuchiya	Reappt.	Director O/S Ind. Officer	12/13
12	Christina Ahmadjian	Reappt.	Director  O/S Ind. Officer	12/13

"Reappt." means a reappointed nominee; "O/S" means a nominee for Outside Director; and "Ind. Officer" means a nominee for Independent Officer as defined by Tokyo Stock Exchange, Inc., etc.

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned	
		asayoshi Matsumoto (September 18, 1944)	62,800shares	
	Career	Summary, Position, Areas of Respo	onsibility and Important Concurrent Post	
	Apr. 1967	Joined the Company		
	Jun. 1997	Director		
	Jun. 1999	Managing Director		
	Jun. 2003	Senior Managing Director		
	Jun. 2004	4 President		
1	Jun. 2017 Chairman of the Board of Directors			
	(currently maintained)			
	Important Concurrent Post:			
	Chairman, Kansai Economic Federation			
	Reason Why the Company Nominates the Nominee as a Director			
President since June 2004, and as a 0 the core members of the Company's m		ce June 2004, and as a Chairman of bers of the Company's management of Director in light of the Company's	the office of Director because he has been, as a fithe Board of Directors since June 2017, one of that and the Company considers him to be qualified "Policy to Nominate Candidates for Director and	

Nominee Number	Name (Birth Date)		Number of the Company Shares Owned	
	Osamu Inoue (August 25, 1952)		33,610 shares	
	Career	Summary, Position, Areas of Respo	onsibility and Important Concurrent Post	
	Apr. 1975 Joined the Company			
	Jun. 2004 Executive Officer Deputy General Manager, Automotive Business Unit			
	Jan. 2006	Executive Officer, Sumitomo Wiri	ng Systems, Ltd.	
	Jun. 2006 Director, Managing Executive Officer, Sumitomo Wiring Systems, Ltd.			
	Jun. 2007 Director, Senior Managing Executive Officer, Sumitomo Wiring Systems, Ltd.			
	Jun. 2008 Managing Director, General Manager, Automotive Business Unit of the Company			
2	Apr. 2009	Director of the Company President, Sumitomo Electric Bordnetze GmbH (now known as Sumitomo Electric Bordnetze SE)		
	Jun. 2012	Deputy General Manager, Automotive Business Unit of the Company Director, President, Sumitomo Wiring Systems, Ltd.		
	Ap.r 2017	Managing Executive Officer of the Company Director, Sumitomo Wiring Systems, Ltd.		
	Jun. 2017	2017 President of the Company		
	(currently maintained)			
	Reason Why the Company Nominates the Nominee as a Director			
The Company has selected him as a nominee for the office of Director because President, one of the core members of the Company's management sin Company considers him to be qualified for the office of Director in light of the Nominate Candidates for Director and Audit & Supervisory Board Member, and Audit & Supervisory Board Member & Supervisor			npany's management since June 2017 and the ce of Director in light of the Company's "Policy to	

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned	
		Mitsuo Nishida (February 11, 1948)	22,890 shares	
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post	
	Apr. 1972	Joined the Company		
	Jun. 2005	Director, Senior Managing Execu	tive Officer, Sumitomo Wiring Systems, Ltd.	
	Jun. 2007	Managing Executive Officer, Deputy General Manager, Autom	otive Business Unit of the Company	
	Apr. 2009	Managing Executive Officer General Manager, Automotive Bu	usiness Unit	
	Jun. 2009	Jun. 2009 Managing Director General Manager, Automotive Business Unit		
	Jun. 2010	Senior Managing Director General Manager, Automotive Business Unit		
	Jun. 2014	Executive Vice President General Manager, Automotive Business Unit		
3	Apr. 2017 Ditto General Manager, Manufacturing Management & Engineering Unit			
	(currently maintained)			
	Areas of Responsibility:			
	General Manager, Manufacturing Management & Engineering Unit General Manager, Automotive Business Unit			
	Important Concurrent Post:			
	Chairman of Board of Directors, Sumitomo Wiring Systems, Ltd. Chairman of the Board, Sumitomo Electric Wiring Systems, Inc. Joint Representative Director, Kyungshin Co., Ltd.			
	Reason Why the Company Nominates the Nominee as a Director			
	The Company has selected him as a nominee for the office of Director because he has been, as an Executive Vice President, one of the core members of the Company's management since June 2014 and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."			

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned		
		Nozomi Ushijima (May 21, 1957)	23,400 shares		
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post		
	Apr. 1980	Joined the Company			
	Jun. 2010	Executive Officer President and CEO, Sumitomo E	lectric Hardmetal Corp.		
	Jun. 2011	Ditto Deputy General Manager, Indust	rial Materials Business Unit		
	Jun. 2012 Managing Executive Officer General Manager, Advanced Materials Business Unit				
	Jun. 2013	Managing Director General Manager, Advanced Materials Business Unit			
	Jun. 2017	Senior Managing Director General Manager, Advanced Materials Business Unit			
4	Jun. 2019	Executive Vice President General Manager, Advanced Materials Business Unit			
	(currently maintained)				
	Areas of Responsibility:				
	General Manager, Advanced Materials Business Unit Electronics Group (Fine Polymer Division, Water Processing Division)				
	Important Concurrent Post:				
	Director, Sumitomo Electric Hardmetal Corp. Director, Sumitomo Electric Sintered Alloy, Ltd.				
	Reason Why the Company Nominates the Nominee as a Director				
	The Company has selected him as a nominee for the office of Director because he has been, as an Executive Vice President, one of the core members of the Company's management since June 2019 and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."				

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned	
		Yoshitomo Kasui (May 15, 1959)	21,700 shares	
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post	
	Apr. 1983	Joined the Company		
	Jun. 2012	Executive Officer Deputy General Manager, Manuf	acturing Management & Engineering Unit	
	Jun. 2013	Managing Executive Officer Deputy General Manager, Manuf	acturing Management & Engineering Unit	
	Jun. 2014	Managing Director Deputy General Manager, Manuf	acturing Management & Engineering Unit	
	Jun. 2018	Senior Managing Director Deputy General Manager, Manuf	acturing Management & Engineering Unit	
5	(currently mai	intained)		
	Areas of Res	oonsibility:		
	Deputy General Manager, Manufacturing Management & Engineering Unit (Safety &			
	Environment) Corporate Staff Group (Compliance & Risk Management, Administration, Tokyo Administration, Secretary, Human Resources, Human Resources Development, Corporate Planning, Internal Auditing, Security Trade Control)			
		Reason Why the Company Nomin	nates the Nominee as a Director	
	Company. Thas served a Administration be qualified for	The Company has selected him as a s Senior Managing Director and sup n and Human Resource Division sinc	ninistration and Human Resource Division of the a nominee for the office of Director because he pervised the Corporate Staff Group including the June 2018, and the Company considers him to a Company's "Policy to Nominate Candidates for etc."	

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned	
	Akira Nishimura (April 7, 1958)			
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post	
	Apr. 1984	Joined the Company		
	Jun. 2013	Executive Officer Deputy General Manager, Infoco	mmunications Business Unit	
	Jun. 2015 Managing Executive Officer  Deputy General Manager, Infocommunications Business Unit			
	Jun. 2016 Managing Director General Manger, Infocommunications Business Unit			
	Jun. 2019 Senior Managing Director General Manger, Infocommunications Business Unit			
6	(currently maintained)			
	Areas of Responsibility:			
	General Manger, Infocommunications Business Unit Electronics Group (Flexible Printed Circuits Division, Electronic Wire Division)			
	Important Concurrent Post:			
Director, MIRAIT Technologies Corporation Chairman, Sumitomo Electric Lightwave Corp.				
	Reason Why the Company Nominates the Nominee as a Director			
	He has abundant business experience at the Infocommunications Group of the Company and great insight into technical development. The Company has selected him as a nominee for the office of Director because he has served as Senior Managing Director and General Manager of the Infocommunications Group since June 2019, and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."			

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned		
		10,100shares			
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post		
	Apr. 1981 Joined the Ministry of International Trade and Industry				
	Jun. 2013	Commissioner, Patent Office			
	Jul. 2014	Retired from office			
	Jun. 2016 Joined the Company Managing Executive Officer				
	Jun. 2017 Managing Director				
	Apr. 2018	Ditto Deputy General Manager, Automotive Business Unit			
	Jun. 2018	Ditto General Manager, New Business Development Unit			
7	Jun. 2019 Senior Managing Director General Manager, New Business Development Unit Deputy General Manager, Automotive Business Unit				
	(currently maintained)				
	Areas of Responsibility:				
	General Manager, New Business Development Unit Deputy General Manager, Automotive Business Unit (Systems & Electronics Division) Corporate Staff Group (Legal, Public Relations, Intellectual Property, Security Trade Control) Environment and Energy Group (Energy System Division)				
	Reason Why the Company Nominates the Nominee as a Director				
	He held important posts including as the Commissioner of the Patent Office and has abundant experience. The Company has selected him as a nominee for the office of Director because he has served as Senior Managing Director and General Manager of the New Business Development Unit of the Company since June 2019, and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."				

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned	
		Masaki Shirayama (November 29, 1961)	14,000shares	
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post	
	Apr. 1985 Joined the Company			
	Jun. 2012	General Manager, Business Deve	elopment Division	
	Jun. 2013	In. 2013 Executive Officer Deputy General Manager, Network Products Sales & Marketing Unit General Manager, New Business Marketing and Promotion Division General Manager, Marketing & Promotion Department, New Business Development Unit		
	Jun. 2014	Managing Executive Officer General Manager, Social Infrastructure Sales & Marketing Unit		
8	Jun. 2017	Managing Director General Manager, Social Infrastructure Sales & Marketing Unit		
	Jun. 2018	Managing Director General Manager, Electric Wire & Cable, Energy Business Unit		
	(currently maintained)			
	Areas of Responsibility:			
General Manager, Electric Wire & Cable, Energy B		anager, Electric Wire & Cable, Energy	/ Business Unit	
	Reason Why the Company Nominates the Nominee as a Director			
	He has abundant business experience and an excellent performance record in sales departments of infrastructure businesses. The Company has selected him as a nominee for the office of Director because he assumed the office of Managing Director in June 2017 and has served as General Manager of the Environment and Energy Group since June 2018, and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."			

Nominee Number	Name (Birth Date)		Number of the Company Shares Owned			
	N	lobuyuki Kobayashi (May 31, 1961)	6,600 shares			
	Career	Summary, Position, Areas of Resp	onsibility and Important Concurrent Post			
	Apr. 1985	Joined the Company				
	Jan. 2016 General Manager, Accounting Division					
	Jun. 2016	Jun. 2016 Executive Officer Ditto				
	Jun. 2019	Jun. 2019 Managing Director				
	(currently maintained)					
9	Areas of Responsibility:					
	Corporate Staff Group (Accounting, Finance, Information Systems, Procurement, Logistics Management)					
	Important Concurrent Post:					
	Director, Sumitomo Rubber Industries, Ltd.					
		Reason Why the Company Nomin	nates the Nominee as a Director			
	He has abundant business experience at the Accounting and Finance Divisions of the Company, and has insight into the global business activities of enterprises. The Company has selected him as a nominee for the office of Director because he has served as Managing Director and supervised the Corporate Staff Group including the Accounting and Finance Divisions since June 2019, and the Company considers him to be qualified for the office of Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc."					

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned			
	Hiroshi Sato (September 25, 1945)		5,200 shares			
		nee for an Outside Director	3,200 Shales			
	Career Summary, Position, Areas of Responsibility and Important Concurrent Post					
	Apr. 1970	Joined Kobe Steel, Ltd.				
	Apr. 1992	General Manager, Surface Design & Corrosion Research Section, Material Research Laboratory, Technical Development Group, Kobe Steel, Ltd.				
	Apr. 1993	General Manager, Material Research Laboratory, Technical Development Group, Kobe Steel, Ltd.				
	Apr. 1995	General Manager, Research & Development Planning Department, Technical Development Group, Kobe Steel, Ltd.				
	Jun. 1996	Director, Kobe Steel, Ltd.				
	Apr. 1999	Ditto, Executive Officer, Kobe Steel, Ltd.				
	Jun. 1999	Managing Executive Officer, Kobe Steel, Ltd.				
	Jun. 2000	Director, Kobe Steel, Ltd., Ditto				
	Jun. 2002	Director, Senior Managing Executive Officer, Kobe Steel, Ltd.				
	Jun. 2003	Senior Managing Director, Kobe Steel, Ltd.				
10	Apr. 2004	Executive Vice President and Director, Kobe Steel, Ltd.				
10	Apr. 2009	President and Director, Kobe Ste	President and Director, Kobe Steel, Ltd.			
	Apr. 2013	Chairman of the Board and Director, Kobe Steel, Ltd.				
	Apr. 2016	Senior Advisor and Director, Kobe Steel, Ltd.				
	Jun. 2016	Senior Advisor, Kobe Steel, Ltd. Director of the Company (Outside Director)				
	Apr 2018	Advisor, Kobe Steel Ltd. Director of the Company (Outside	e Director)			
	(currently maintained)					
	Important Concurrent Post:					
	Advisor, Kobe Steel, Ltd. President & Representative Director, The Kobe International House Inc.					

#### Reason Why the Company Nominates the Nominee as an Outside Director

He has abundant experience and great insight into overall business management, through being involved in the management of a company conducting a wide range of business, such as materials, machinery, and energy, with a central focus on iron and steel. The Company has selected him as a nominee for the office of Outside Director because the Company considers him to be qualified for the office of Outside Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc." While the Company has a business relationship with Kobe Steel, Ltd. regarding buying and selling the products, where he previously served as an executive, the value of each transaction is less than 1% of the total sales of the Company and Kobe Steel, Ltd. respectively. Therefore, that fact above does not influence his independence. The Company has no transactions with The Kobe International House Inc., where he currently holds office as a President & Representative Director.

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned		
	Michihiro Tsuchiya (July 12, 1947)				
	Nomi	inee for an Outside Director	3,300 shares		
	Nominee for an Independent Officer				
	Career Summary, Position, Areas of Responsibility and Important Concurrent Post				
	Apr. 1976	Joined Tanabe Seiyaku Co., Ltd. (now known as Mitsubishi Tanabo	e Pharma Corporation)		
	Jun. 2001	Board Director, Tanabe Seiyaku Co., Ltd.			
	Jun. 2003	Managing Board Director, Tanabe Seiyaku Co., Ltd.			
	Jun. 2005	Board Director, Managing Executive Officer, Tanabe Seiyaku Co., Ltd.			
	Jun. 2006	Representative Director, Senior Managing Executive Officer, Tanabe Seiyaku Co., Ltd.			
	Oct. 2007	Board Director, Vice President, Mitsubishi Tanabe Pharma Corporation			
11	Jun. 2008	Ditto Director, Mitsubishi Chemical Holdings Corporation			
	Jun. 2009	President & Representative Director, Chief Executive Officer, Mitsubishi Tanabe Pharma Corporation Director, Mitsubishi Chemical Holdings Corporation			
	Jun. 2014	Chairman of the Board & Repres Corporation	entative Director, Mitsubishi Tanabe Pharma		
	Jun. 2016	Chairman of the Board, Mitsubishi Tanabe Pharma Corporation			
	Jun. 2017	Senior Advisor, Mitsubishi Tanabe	e Pharma Corporation		
	Jun. 2018	Ditto Director of the Company (Outside Director)			
	Jun. 2019	Director of the Company (Outside Director)			
	(currently maintained)				
	Important Concurrent Post:				
	Director, RaQualia Pharma Inc. (Outside Director)				
	Reason Why the Company Nominates the Nominee as an Outside Director				
	He has abundant experience and great insight into overall business management, through being involved in the management of the companies developing global business activities. The Company has selected him as a nominee for the office of Outside Director because the Company considers him to be qualified for the office of Outside Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc." The Company has no transactions with Mitsubishi Tanabe Pharma Corporation, where he previously served as an executive.				

Nominee Number		Name (Birth Date)	Number of the Company Shares Owned			
	Christina Ahmadjian (March 5, 1959)					
	Nomir	nee for an Outside Director	2,800 shares			
	Nominee for an Independent Officer					
	Career Summary, Position, Areas of Responsibility and Important Concurrent Post					
	Jan. 1995	Assistant Professor, Graduate S	School of Business, Columbia University,			
	Oct. 2001	Associate Professor, Graduate School of International Corporate Strategy, Hitotsubashi University				
	Jan. 2004 Professor, Graduate School of International Corporate Strategy, Hitotsubashi University					
	Apr. 2010 Dean of Graduate School, Graduate School of International Corporate Strategy, Hitotsubashi University					
	Apr. 2012 Professor, Graduate School of Commerce and Management, Hitotsubashi University					
12	Apr. 2018	Professor, Graduate School of Business Administration, Hitotsubashi University				
	Jun. 2018	Ditto Director of the Company (Outside Director)				
	(currently maintained)					
	Important Concurrent Post:					
	Professor, Graduate School of Business Administration, Hitotsubashi University Director, Japan Exchange Group, Inc. (Outside Director) Director, Mitsubishi Heavy Industries, Ltd. (Outside Director) Director, Asahi Group Holdings, Ltd. (Outside Director)					
	Reason Why the Company Nominates the Nominee as an Outside Director, and Reason Why the Company Has Determined that the Nominee is Capable of Conducting the Duties Appropriately as an Outside Director					
	She has great insight and a global perspective as a university professor mainly studying in the fields of business management and corporate governance. The Company has selected her as a nominee for the office of Outside Director because the Company considers her to be qualified for the office of Outside Director in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc." She has no experience concerning company management other than acting as an Outside Director; however, the Company has determined that she is capable of conducting the duties appropriately as an Outside Director because of the reasons above. The Company has no transactions with and has made no donations to Hitotsubashi University, where she serves as a professor.					

#### Notes:

1. The Director nominee Mr. Mitsuo Nishida is the Joint Representative Director of Kyungshin Co., Ltd., which is a Korean company manufacturing and selling automotive wiring harnesses and their related components, and in which the Company and Sumitomo Wiring Systems, Ltd. invest money equivalent to 30% and 20%, respectively, of the shareholding ratio. The Company and that company do not have direct transaction relationship. Sumitomo Wiring Systems, Ltd. and that company are in a transaction relationship, for example, conducting sales and purchase of automotive wiring harness components and technical assistance to that company.

The other nominees for the offices of Directors do not have business connections with the Company.

- 2. Mr. Hiroshi Sato, Mr. Michihiro Tsuchiya, and Ms. Christina Ahmadjian are nominees for Outside Directors and for Independent Officers as defined by Tokyo Stock Exchange, Inc., etc.
- 3. Matters to be described specifically regarding the Outside Director nominees (Mr. Hiroshi Sato, Mr. Michihiro Tsuchiya and Ms. Christina Ahmadjian) are as follows:
  - (1) The fact that the relevant stock company violated laws and regulations or its articles of incorporation, or otherwise unfairly executed business during the term of office at the relevant stock company if a candidate for the office of Outside Director has held office in the past five years as a director, executive officer or auditor & supervisory board member of another stock company It was revealed in October 2017 that Kobe Steel, Ltd. (where Mr. Hiroshi Sato served as a Director until June 2016) and its group have been involved in the misconduct concerning the products and services provided by the group, such as the act of falsifying or fabricating inspection data for products falling short of public standards or customer specifications, and shipping or delivering those products to customers as if they conformed to the public standards or customer specifications. In connection with that, regarding some of those acts, that company was convicted of a breach of the Unfair Competition Prevention Act in March 2019.
  - (2) Number of years since the Outside Director nominees started to hold office as an Outside Director of the Company
    - Mr. Hiroshi Sato will have held office as an Outside Director for four (4) years upon the closing of this Meeting.
    - Mr. Michihiro Tsuchiya and Ms. Christina Ahmadjian will have held office as Outside Directors for two (2) years upon the closing of this Meeting.
  - (3) Outline of the substance of the limited liability contract

The Company has entered into a limited liability contract with Mr. Hiroshi Sato, Mr. Michihiro Tsuchiya, and Ms. Christina Ahmadjian. The contract provides, with respect to the liability provided under Article 423, paragraph 1 of the Companies Act, that each of them owes liability for damages limited to the higher amount of either 10 million yen or the minimum liability amount provided under Article 425, paragraph 1 of the Act, if they act without knowledge and are not grossly negligent in conducting their duties.

# Fourth item: Appointment of one (1) Audit & Supervisory Board Member

The term of office of Audit & Supervisory Board Member Ms. Michiko Uehara expires upon the closing of this Meeting. Approval is hereby requested for the appointment of one (1) Audit & Supervisory Board Member.

The nominee for the office of Audit & Supervisory Board Member is as follows, and this agenda has already been approved by the Audit & Supervisory Board.

	Name (Birth Date)	Number of the Company Shares Owned			
	Michiko Uehara (December 24, 1949)				
Nominee fo	or an Outside Audit & Supervisory Board Member	3,700 shares			
Nomine	ee for an Independent Officer				
Career Summary, Position and Important Concurrent Post					
Apr. 1976	Assistant Judge, Kobe District Co	Assistant Judge, Kobe District Court			
Apr. 1979	Assistant Judge, Kobe District Court, Amagasaki Branch				
Apr. 1982	Assistant Judge, Osaka District C	Assistant Judge, Osaka District Court			
Apr. 1986	Judge, Fukuoka District Court	Judge, Fukuoka District Court			
Mar. 1989	Retired from office				
May. 1989	. 1989 Registered as Attorney at law				
Jun. 2016	Jun. 2016 Audit & Supervisory Board Member of the Company (Outside Audit & Supervisory Board Member)				
(currently maintained)					
Important Concurrent Post: Attorney at law Audit and Supervisory Board Member, The Japan Wool Textile Co., Ltd. (Outside Audit & Supervisory Board Member)					

Reason Why the Company Nominates the Nominee as an Outside Audit & Supervisory Board Member, and Reason Why the Company Has Determined that the Nominee is Capable of Conducting the Duties Appropriately as an Outside Audit & Supervisory Board Member

She has great insight and abundant experience in relation to corporate law, including compliance, having been engaged in the judiciary as a judge and an attorney-at-law. The Company has selected her as a nominee for the office of Outside Audit & Supervisory Board Member because the Company considers her to be qualified for an Outside Audit & Supervisory Board Member in light of the Company's "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc." She has no experience directly concerning company management; however, the Company has determined that she is capable of appropriately conducting the duties of an Outside Audit & Supervisory Board Member, due to the reasons mentioned above. The Company has no specific transactional relationship with her, except for payment of remuneration as an Audit & Supervisory Board Member of the Company, etc.

#### Notes:

- 1. The nominee for the office of Audit & Supervisory Board Member has no business connections with the Company.
- 2. Ms. Michiko Uehara is a nominee for an Outside Audit & Supervisory Board Member and for an Independent Officer as defined by Tokyo Stock Exchange, Inc., etc.

- 3. Matters to be described specifically regarding the Outside Audit & Supervisory Board Member nominee are as follows:
  - (1) Number of years since the Outside Audit & Supervisory Board Member nominee started to hold office as an Outside Audit & Supervisory Board Member of the Company
    - Ms. Michiko Uehara will have held office as an Outside Audit & Supervisory Board Member for four (4) years upon the closing of this Meeting.
  - (2) Outline of the substance of the limited liability contract

The Company has entered into a limited liability contract with Ms. Michiko Uehara. The contract provides, with respect to the liability provided under Article 423, paragraph 1 of the Companies Act, that Ms. Michiko Uehara owes liability for damages limited to the higher amount of either 10 million yen or the minimum liability amount provided under Article 425, paragraph 1 of the Act, if she acts without knowledge and is not grossly negligent in conducting her duties.

#### [Reference Information]

The "Policy to Nominate Candidates for Director and Audit & Supervisory Board Member, etc." of the Company is as follows:

- 1. Candidates to be nominated as Inside Directors will be individuals who have and have carried out the Sumitomo Spirit which values doing your sincere best, not only in business but also in every aspect of your life, placing importance on integrity and not acting rashly or carelessly in pursuit of immoral business. These will be individuals who have extensive experience and excellent performance records in connection with our business; who have sound objective judgement concerning management in light of the changing environment surrounding us and future changes; and who have superior character, foresight and insight.
- 2. Candidates to be nominated as Outside Directors will be individuals with experience in company management, experts of respective fields or academic experts who would be suitable for supervising our management from the viewpoint of encouraging sustainable growth and striving to increase corporate value over the mid-to-long term.
- 3. If a Director is found to be in material breach of compliance with the laws and regulations or the Articles of Incorporation, or it is otherwise determined that they are not able to appropriately fulfill their role or responsibility as a Director, the submission of an agenda for dismissal to the meeting of shareholders may be deliberated, depending on the circumstances.
- 4. Candidates to be nominated as Audit & Supervisory Board Members will be individuals with experience in company management and persons with expertise in law, finance or accounting.
- 5. The Nominating Advisory Committee will deliberate the candidates for Directors and Audit & Supervisory Board Members and the submission of an agenda regarding the dismissal of a Director to the meeting of shareholders, and the Board of Directors will decide them by a resolution based on the report of the committee.

#### Fifth item: Payment of bonus to the Directors

Taking into consideration the business results of this fiscal year, the existing amount of payment and other factors, the Company proposes to declare bonuses totaling 150 million yen (¥150,000,000) for ten (10) Directors other than the three (3) Outside Directors among the thirteen (13) Directors in all, as of the end of this fiscal year.