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(Securities code 9351)

June 9, 2025

Start date of measures for electronic provision: June 3, 2025

To Our Shareholders:

Masafumi Hara Representative Director and President **TOYO WHARF & WAREHOUSE CO., LTD.** 1-8-8 Harumi, Chuo-ku, Tokyo

# NOTICE OF THE 114TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 114th Annual General Meeting of Shareholders of TOYO WHARF & WAREHOUSE CO., LTD. (the "Company"), which will be held as indicated below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (matters for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information as "Notice of the 114th Annual General Meeting of Shareholders" on the Company's website. Please access either of the following websites by using the corresponding internet address shown below to review the information.

The Company's website:

https://www.toyofuto.co.jp/ir/event/pdf/114 shoshutsuchi.pdf (in Japanese)

Website for posted informational materials for the general meeting of shareholders:

https://d.sokai.jp/9351/teiji/ (in Japanese)

Tokyo Stock Exchange website (Listed Company Search):

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

(Access the TSE website by using the internet address, enter and search for "TOYO WHARF & WAREHOUSE CO., LTD." in "Issue name (company name)" or the Company's securities code "9351" in "Code" and click "Search", then click "Basic information" and select "Documents for public inspection/PR information" under "Filed information available for public inspection", click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]", in order, and confirm contents).

If you do not attend the meeting on the day, you may exercise your voting rights via the internet or in writing (via postal mail). Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:00 p.m. on Wednesday, June 25, 2025 (JST).

**1. Date and Time:** Thursday, June 26, 2025, at 10:00 a.m. (JST)

(Reception desk opens at 9:30 a.m.)

**2. Venue:** WEST Hall, 4th floor, TOC ARIAKE

3-5-7 Ariake, Koto-ku, Tokyo

### 3. Meeting Agenda:

### Matters to be reported:

- The Business Report, Consolidated Financial Statements for the Company's 114th Fiscal Year (April 1, 2024 - March 31, 2025) and results of audits by the Financial Auditor and the Audit and Supervisory Committee regarding the Consolidated Financial Statements
- 2. Non-consolidated Financial Statements for the Company's 114th Fiscal Year (April 1, 2024 March 31, 2025)

#### Matters to be resolved:

**Proposal No. 1:** Appropriation of Surplus

**Proposal No. 2:** Election of Seven Directors Who Are Not Audit and Supervisory

Committee Members

**Proposal No. 3:** Election of Four Directors Who Are Audit and Supervisory Committee

Members

# 4. Matters Determined upon Convening the General Meeting of Shareholders (Instructions for Exercising Voting Rights)

- (1) When voting rights are exercised in writing (via postal mail), if there is no indication of approval or disapproval of the proposal in the voting rights exercise form, it will be treated as approval.
- (2) If voting rights are exercised both via the internet and in writing (via postal mail), the voting rights exercised via the internet shall be considered valid.

  If voting rights are exercised multiple times via the internet, the voting rights last exercised shall be considered valid.

- When attending the meeting in person, please submit the voting form at the reception desk at the meeting venue.
- o If revisions to the matters subject to measures for electronic provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on each website.
- Among the items of electronic provision measures, in accordance with the provisions of laws and regulations and the Company's Articles of Incorporation, the following items are not provided in the paper-based documents delivered to shareholders who have requested delivery of such documents.

Furthermore, the Audit and Supervisory Committee and the Financial Auditor shall audit the documents requiring auditing, including the following items.

- (i) "System to Ensure Appropriate Operations and the Operational Status of such System" in the Business Report
- (ii) "Consolidated Statement of Changes in Equity" and "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements
- (iii) "Non-consolidated Statement of Changes in Equity" and "Notes to the Non-consolidated Financial Statements" of the Non-consolidated Financial Statements

# Reference Documents for the General Meeting of Shareholders

# **Proposal No. 1:** Appropriation of Surplus

In accordance with our dividend policy, the Company proposes the appropriation of surplus as follows: Year-end dividends

- (i) Type of dividend propertyTo be paid in cash.
- (ii) Allotment of dividend property and its aggregate amount

The Company proposes to pay a dividend of ¥35 per common share of the Company.

In this event, the total dividends will be \\ \pm 258,993,805.

Accordingly, including the interim dividend of \$25 per share, the annual dividend will be \$60 per share.

(iii) Effective date of dividends of surplus

June 27, 2025

**Proposal No. 2:** Election of Seven Directors Who Are Not Audit and Supervisory Committee Members

At the conclusion of this Annual General Meeting of Shareholders, the terms of office of all seven Directors who are not Audit and Supervisory Committee Members will expire. Therefore, the Company proposes the election of seven Directors who are not Audit and Supervisory Committee Members.

As for this proposal, the review and examination processes and others in the voluntary Nomination and Remuneration Advisory Committee, which consists of a majority of outside independent Directors including Directors who are Audit and Supervisory Committee Members, were examined by the Audit and Supervisory Committee of the Company based on the policy of electing candidates for the role of Director, which resulted in finding that there were no matters requiring additional comments.

Candidates for the role of Director who is not an Audit and Supervisory Committee Member are as follows:

No.	Name	Current position and responsibilities in the Company	Attendance at Board of Directors meetings	Gender
1	Masafumi Hara	Representative Director and President	14/14 (100%)	Male
2	Shuichi Nishi	Senior Managing Director General Manager of Kawasaki Branch	14/14 (100%)	Male
3	Shinji Mikami	Managing Director General Manager of Operations Dept., Supervisor of Kansai · Chukyou Area, and Responsible for Fruit & Vegetable Sales Dept., International Sales Dept., Corporate Planning Dept., Digital Promotion Dept. and Customs Clearance Dept.	14/14 (100%)	Male
4	Wataru Tominaga	Director Executive Officer, General Manager of Shibushi Branch, Supervisor of Kyushu Area, and Responsible for Container Business Promotion Dept.	14/14 (100%)	Male
5	Buichi Ono	Executive Officer, General Manager of Accounting Dept., and in Charge of Operations Audit Dept.	=	Male
6	Tatsuyoshi Hori Outside Independent	Outside Director	14/14 (100%)	Male
7	Masamitsu Nambu Outside Independent	Outside Director	10/10 (100%)	Male

Note: As Masamitsu Nambu was newly appointed at the 113th Annual General Meeting of Shareholders held on June 26, 2024, his attendance status is provided for Board of Directors Meetings held after his appointment.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
		Apr. 1985	Joined the Company	
	Masafumi Hara	Jun. 2009	Executive Officer and General Manager of Corporate Planning Dept.	
	(November 12, 1959)  Male	Jun. 2010	Director, Executive Officer, General Manager of Operations Dept., and in Charge of Sales Dept. and Corporate Planning Dept.	31,700
1	Attendance at Board of Directors meetings: 14/14 (100%)	Apr. 2013	Director, Managing Executive Officer, General Manager of Operations Dept., General Manager of Port Transport Dept., and in Charge of Sales Dept., Fruit & Vegetable Sales Dept. and International Sales Dept.	shares
	(10070)	Apr. 2014	Representative Director and President (current position)	

[Reasons for nomination as candidate for the role of Director who is not an Audit and Supervisory Committee Member]

Masafumi Hara, who currently serves as Representative Director and President, has abundant experience, achievements and insight as a corporate manager. Therefore, the Company nominates him as a candidate for the role of Director who is not an Audit and Supervisory Committee Member.

		Nov. 1986	Joined the Company	1
		Jun. 2010	Executive Officer and General Manager of Shibushi Branch	
		Apr. 2014	Executive Officer and General Manager of Kawasaki Branch	
		Jun. 2014	Director, Executive Officer, and General Manager of Kawasaki Branch	
	(January 16, 1961)	of Port Transport Dept.		
	Male  Attendance at Board of Directors	Apr. 2017	Director, Managing Executive Officer, General Manager of Kawasaki Branch, and General Manager of Port Transport Dept.	11,600 shares
2	meetings:	Jun. 2021	Managing Director, General Manager of Kawasaki Branch, and General Manager of Port Transport Dept.	
		Apr. 2022	Senior Managing Director, General Manager of Kawasaki Branch, and General Manager of Port Transport Dept.	
		Apr. 2023	Senior Managing Director, General Manager of Kawasaki Branch, and Responsible for Port Transport Dept.	
		Apr. 2024	Senior Managing Director and General Manager of Kawasaki Branch (current position)	

[Reasons for nomination as candidate for the role of Director who is not an Audit and Supervisory Committee Member]

Shuichi Nishi has abundant experience, achievements and insight in the business operations of the Company and in the logistics industry having served as General Manager of Shibushi Branch and General Manager of Kawasaki Branch. Therefore, the Company nominates him as a candidate for the role of Director who is not an Audit and Supervisory Committee Member.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
		Apr. 1987 Apr. 2014	Joined the Company  Executive Officer, General Manager of Fruit &  Vegetable Sales Dept., and General Manager of Fruit  & Vegetable Dept. of Kawasaki Branch	
		Jan. 2015	Executive Officer, General Manager of Fruit & Vegetable Sales Dept., General Manager of Fruit & Vegetable Dept. of Kawasaki Branch, and General Manager of Oi Office	
	Shinji Mikami	Apr. 2016	Executive Officer, General Manager of Fruit & Vegetable Sales Dept., and General Manager of Fruit & Vegetable Dept. of Kawasaki Branch	
	(March 21, 1965)  Male	Jun. 2017	Director, Executive Officer, General Manager of Fruit & Vegetable Sales Dept., and General Manager of Fruit & Vegetable Dept. of Kawasaki Branch	8,300
3	Attendance at Board of Directors meetings: 14/14	Apr. 2018	Director, Executive Officer, General Manager of Operations Dept., and Responsible for Fruit & Vegetable Sales Dept., International Sales Dept. and Corporate Planning Dept.	shares
	(100%)	Apr. 2023	Managing Director, General Manager of Operations Dept., Supervisor of Kansai · Chukyou Area, and Responsible for Fruit & Vegetable Sales Dept., International Sales Dept., Corporate Planning Dept. and Digital Promotion Dept.	
		Apr. 2025	Managing Director, General Manager of Operations Dept., Supervisor of Kansai · Chukyou Area, and Responsible for Fruit & Vegetable Sales Dept., International Sales Dept., Corporate Planning Dept., Digital Promotion Dept. and Customs Clearance Dept. (current position)	
	[Reasons for nomination Member]	on as candidate t	for the role of Director who is not an Audit and Supervisory C	Committee
	in the logistics industr	y through his ma	e, achievements and insight in the business operations of the my years of business execution in sales divisions. Therefore, ole of Director who is not an Audit and Supervisory Committee	the Company
	Wataru Tominaga	Apr. 1990	Joined the Company	
	(December 13, 1967)	Apr. 2020	Executive Officer and General Manager of Shibushi Branch	
	Male	Jun. 2023	Director, Executive Officer, General Manager of Shibushi Branch, and Supervisor of Kyushu Area	5,800
4	Attendance at Board of Directors meetings: 14/14 (100%)	Apr. 2024	Director, Executive Officer, General Manager of Shibushi Branch, Supervisor of Kyushu Area, and Responsible for Container Business Promotion Dept. (current position)	shares

[Reasons for nomination as candidate for the role of Director who is not an Audit and Supervisory Committee Member]

Currently, Wataru Tominaga is General Manager of Shibushi Branch and has abundant experience, achievements and insight in the business operations of the Company and in the logistics industry. Therefore, the Company nominates him as a candidate for the role of Director who is not an Audit and Supervisory Committee Member.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
		Apr. 1989	Joined The Dai-ichi Mutual Life Insurance Company (currently The Dai-ichi Life Insurance Company, Limited)	
		Apr. 2009	Seconded to the Company	
		Apr. 2013	Executive Officer and General Manager of Corporate Planning Dept.	
	Buichi Ono (October 17, 1965)	Apr. 2014	Executive Officer, General Manager of Operations Dept., and General Manager of Corporate Planning Dept.	
	Male	Apr. 2016	Transferred to the Company	3,500
_	Attendance at Board of Directors meetings:	Apr. 2016	Executive Officer, General Manager of Operations Dept., and in Charge of Corporate Planning Dept. and International Sales Dept.	shares
5	_ _	Apr. 2018	Executive Officer and General Manager of Tokyo Branch	
		Apr. 2020	Executive Officer and General Manager of Accounting Dept.	
		Apr. 2023	Executive Officer, General Manager of Accounting Dept., and in Charge of Operations Audit Dept. (current position)	

[Reasons for nomination as candidate for the role of Director who is not an Audit and Supervisory Committee Member]

Buichi Ono has abundant experience, achievements and insight in corporate management through his business experience in financial institutions and his current business execution in administrative divisions. Therefore, the Company nominates him as a candidate for the role of Director who is not an Audit and Supervisory Committee Member.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
6	Tatsuyoshi Hori (April 20, 1975)  Male Outside Independent  Attendance at Board of Directors meetings: 14/14 (100%)	Sep. 2010 Nov. 2011 Jun. 2015 Jan. 2016 May 2016 Apr. 2018 May 2020 Nov. 2020 Apr. 2021 Oct. 2021 Apr. 2022 Dec. 2022 Jun. 2023 Jan. 2024	General Manager of Hori Patent Office Director of TOKO SOKEN CO., LTD. (current position) Joined TOKO ENGINEERING CONSULTANTS CO., LTD. General Manager of Osaka Branch Executive Officer and General Manager of Osaka Branch Executive Officer and General Manager of Kyusyu Branch Director of TOKO GEOTECH CO., LTD. (current position) Director, Executive Officer, and General Manager of Kyusyu Branch of TOKO ENGINEERING CONSULTANTS CO., LTD. Director, Executive Officer, and General Manager of Business Dept. of the Head Office Director Managing Director and General Manager of Overseeing Dept. (current position) Representative Director and President of TOKO WAKAYAMA ENGINEERING CONSULTANTS CO., LTD. (current position) Outside Director of the Company (current position) Representative Director and President of TOKO FUKUOKA ENGINEERING CONSULTANTS CO., LTD. (current position)	0 shares

[Reasons for nomination as candidate for the role of outside independent Director who is not an Audit and Supervisory Committee Member and overview for expected role as an outside independent Director]

Tatsuyoshi Hori has many years of experience in construction consulting companies. In light of his abundant experience, achievements and insight as a corporate manager, the Company nominates him as a candidate for the role of outside independent Director who is not an Audit and Supervisory Committee Member in the expectation that he will supervise the Company's management.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
7	Masamitsu Nambu (January 5, 1963)  Male Outside Independent  Attendance at Board of Directors meetings: 10/10 (100%)	Apr. 1985 Apr. 2006 Apr. 2008 Apr. 2010 Apr. 2011 Apr. 2012 Apr. 2015 Oct. 2016 Apr. 2020 Apr. 2020 Apr. 2024 Jun. 2024	Joined The Dai-ichi Mutual Life Insurance Company General Manager of Underwriting and Medical Dept. General Manager of Machida Branch General Manager of Machida Branch of The Dai-ichi Life Insurance Company, Limited General Manager of Retail Management Dept. Executive Officer and General Manager of Retail Management Dept. Managing Executive Officer Director and Managing Executive Officer Senior Managing Executive Officer of Dai-ichi Life Holdings, Inc. Representative Director and Senior Managing Executive Officer of The Dai-ichi Life Insurance Company, Limited Director and Senior Managing Executive Officer Advisor Outside Director of the Company (current position)	
			sustant Entertor of the company (content position)	

[Reasons for nomination as candidate for the role of outside independent Director who is not an Audit and Supervisory Committee Member and overview for expected role as an outside independent Director]

Masamitsu Nambu has experience serving as Representative Director and Senior Managing Executive Officer at a financial institution. In light of his abundant experience, achievements and insight as a corporate manager, the Company nominates him as a candidate for the role of outside independent Director who is not an Audit and Supervisory Committee Member in the expectation that he will supervise the Company's management.

#### Notes:

- 1. There is no special interest between any of the candidates and the Company.
- 2. Tatsuyoshi Hori and Masamitsu Nambu are candidates for the role of outside independent Director who is not an Audit and Supervisory Committee Member.
- 3. Tatsuyoshi Hori and Masamitsu Nambu are currently outside independent Directors of the Company, and at the conclusion of this meeting, Tatsuyoshi Hori's tenure will have been two years, and Masamitsu Nambu's tenure will have been one year.
- 4. The Company has entered into agreements to limit the liability for damages with Tatsuyoshi Hori and Masamitsu Nambu, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act. If the election of Tatsuyoshi Hori and Masamitsu Nambu is approved, the Company plans to renew the aforementioned agreements with them. The outline of the agreement is as follows
  - If an outside independent Director is liable for any damages arising from their negligence to the Company, that liability shall be limited to the minimum liability amount stipulated by laws and regulations.
  - The above limitation of liability shall be applied only when the relevant outside independent Director acted in good faith and without gross negligence in performing the duties giving rise to liabilities.
- 5. The Company has submitted notification to Tokyo Stock Exchange, Inc. that Tatsuyoshi Hori and Masamitsu Nambu have been designated as independent officers as provided for by the aforementioned exchange.
- 6. The Company has entered into indemnity agreements, pursuant to the provisions of Article 430-2, paragraph (1) of the Companies Act, with each candidate. Under said indemnity agreements, expenses as provided for by item (1) of paragraph (1) of the same article and losses as provided for by item (2) of the same paragraph shall be indemnified by the Company within the scope provided for by laws and regulations. If each candidate's election is approved, the aforementioned agreements with each candidate will be continued.
- 7. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company and the insurance policy covers the legally mandated amount of indemnification and litigation expenses that are absorbed by all Directors who are not Audit and Supervisory Committee Members and that are assumed by insureds. If each candidate is appointed to the role of Director who is not an Audit and Supervisory Committee Member, each candidate will be included as the insured under this insurance policy. For all of the insured persons, the Company bears all of the insurance premium. In addition, the Company plans to renew the insurance policy during their terms of office.

**Proposal No. 3:** Election of Four Directors Who Are Audit and Supervisory Committee Members

At the conclusion of this Annual General Meeting of Shareholders, the terms of office of all four Directors who are Audit and Supervisory Committee Members will expire. Therefore, the Company proposes the election of four Directors who are Audit and Supervisory Committee Members.

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

Candidates for the role of Director who is an Audit and Supervisory Committee Member are as follows:

No.	Name	Current position and responsibilities in the Company	Attendance at Board of Directors meetings:	Attendance at the Audit and Supervisory Committee	Gender
1	Kouji Suzuki	Managing Director General Manager of Safety & Quality Control Dept. and Responsible for General Affairs Dept., Accounting Dept., Information Management Dept., Operations Audit Dept. and Public Relations Dept.	14/14 (100%)	-	Male
2	Hiroki Yamamoto Outside Independent	Outside Director (Audit and Supervisory Committee)	14/14 (100%)	14/14 (100%)	Male
3	Hideyuki Tokita Outside Independent	Outside Director (Audit and Supervisory Committee)	14/14 (100%)	14/14 (100%)	Male
4	Naoko Sugimoto Outside Independent	Outside Director (Audit and Supervisory Committee)	14/14 (100%)	14/14 (100%)	Female

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
1	(Date of birth)  Kouji Suzuki (January 23, 1960)  Male  Attendance at Board of Directors meetings: 14/14 (100%)  Attendance at the Audit and Supervisory Committee meetings:	Apr. 1982 Apr. 2013 Apr. 2015 Jun. 2016 Apr. 2018 Apr. 2019	Joined the Company Executive Officer and General Manager of Hakata Branch Executive Officer, General Manager of Higashi- Ogishima Branch, and Supervisor of Warehouses and Transport in Keihin Area Director, Executive Officer, General Manager of Higashi-Ogishima Branch, and Supervisor of Warehouses and Transport in Keihin Area Director, Executive Officer, General Manager of Higashi-Ogishima Branch, Supervisor of Warehouses and Transport, and Responsible for Kashima Branch Director, Executive Officer, General Manager of Higashi-Ogishima Branch, and Supervisor of Warehouses and Transport Managing Director, General Manager of Higashi- Ogishima Branch, and Supervisor of Warehouses and Transport	
	- Apr. 202	Apr. 2024	Managing Director, General Manager of Safety & Quality Control Dept., and Responsible for General Affairs Dept., Accounting Dept., Information Management Dept., Operations Audit Dept. and Public Relations Dept. (current position)	

[Reasons for nomination as candidate for the role of Director who is an Audit and Supervisory Committee Member] Kouji Suzuki has abundant experience, achievements and insight in the business operations of the Company and in the logistics industry having served as General Manager of Hakata Branch and General Manager of Higashi-Ogishima Branch. Therefore, the Company nominates him as a candidate for the role of Director who is an Audit and Supervisory Committee Member.

	Hiroki Yamamoto	Apr. 1998	Registered as an attorney-at-law	
	(March 12, 1968)	Apr. 1998	Joined Hara Takeshita Law Office (currently Hara Godo Law Office)	
	Male Outside	Apr. 2009	Joined Hara Godo Law Office as a Partner (current position)	
	Independent  Attendance at Board	Feb. 2012	Outside Audit & Supervisory Board Member of UNION TOOL CO.	
	of Directors	Feb. 2014	Outside Director (current position)	
	meetings:	Jun. 2019	Audit & Supervisory Board Member of the Company	0 shares
	14/14 (100%)	Jun. 2021	Outside Director (Audit and Supervisory Committee Member) (current position)	
	Attendance at the			
2	Audit and			
	Supervisory			
	Committee meetings:			
	14/14			
	(100%)			

[Reasons for nomination as candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member and overview for expected role as an outside independent Director]

Hiroki Yamamoto is well versed in corporate financial and legal affairs as an attorney-at-law and has sufficient insight into the governance of corporate management. Therefore, the Company nominates him as a candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member in the expectation that he will supervise and audit the Company's management.

Although he has never been involved in the management of a company in any way other than an outside officer in the past, he has been judged to be able to appropriately perform his duties as an outside independent Director for the above reasons.

No.	Name (Date of birth)	Career summary, position and responsibilities in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
	Hideyuki Tokita (September 22, 1972)	Oct. 1998	Joined Showa Ota & Co. (currently Ernst & Young ShinNihon LLC)	
	N. 1	Apr. 2002	Registered as a certified public accountant	
	Male Outside	Feb. 2018	Representative Director of Tokita Business Partners, Co., Ltd. (current position)	
	Attendance at Board of Directors meetings: 14/14 (100%)	Mar. 2018	Representative of Hideyuki Tokita Certified Public Accountant Office (current position)	
		Apr. 2018	Outside Audit & Supervisory Board Member of Stylagy, Co., Ltd. (current position)	0 shares
		Mar. 2021	Outside Audit & Supervisory Board Member of Ishin, Co., Ltd. (current position)	
3	Attendance at the Audit and Supervisory Committee meetings: 14/14 (100%)	Jun. 2023	Outside Director (Audit and Supervisory Committee Member) of the Company (current position)	

[Reasons for nomination as candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member and overview for expected role as an outside independent Director]

Hideyuki Tokita is well versed in corporate financial affairs as a certified public account and has sufficient insight into the governance of corporate management. Therefore, the Company nominates him as a candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member in the expectation that he will supervise and audit the Company's management.

	Naoko Sugimoto (November 23, 1966)	Sep. 2002	Joined Sugimoto Accounting Firm (Takao Sugimoto Tax Accountant Office)	
	E 1	Mar. 2005	Registered as a tax accountant	
	Female Outside	Apr. 2005	Representative of Sugimoto Accounting Firm (Naoko Sugimoto Tax Accountant Office) (current position)	
	Independent  Attendance at Board	Jun. 2023	Outside Director (Audit and Supervisory Committee Member) of the Company (current position)	
	of Directors			
	meetings:			0 shares
	14/14 (100%)			
4	Attendance at the			
4	Audit and Supervisory			
	Committee meetings:			
	14/14 (100%)			
	(===,0)			

[Reasons for nomination as candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member and overview for expected role as an outside independent Director]

Naoko Sugimoto is well versed in corporate financial affairs as a tax accountant and has sufficient insight into the governance of corporate management. Therefore, the Company nominates her as a candidate for the role of outside independent Director who is an Audit and Supervisory Committee Member in the expectation that she will supervise and audit the Company's management.

Although she has never been involved in the management of a company in any way other than an outside officer in the past, she has been judged to be able to appropriately perform her duties as an outside independent Director for the above reasons.

#### Notes:

- 1. There is no special interest between any of the candidates and the Company.
- 2. Hiroki Yamamoto, Hideyuki Tokita, and Naoko Sugimoto are candidates for the role of outside independent Director who is an Audit and Supervisory Committee Member.

- 3. Hiroki Yamamoto, Hideyuki Tokita, and Naoko Sugimoto are currently outside Directors of the Company, and at the conclusion of this meeting, Hiroki Yamamoto's tenure will have been four years, Hideyuki Tokita's tenure will have been two years, and Naoko Sugimoto's tenure will have been two years. In addition, Hiroki Yamamoto has been an Auditor of the Company in the past.
- 4. The Company has entered into agreements to limit the liability for damages with Hiroki Yamamoto, Hideyuki Tokita, and Naoko Sugimoto, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act. If the election of Hiroki Yamamoto, Hideyuki Tokita, and Naoko Sugimoto is approved, the Company plans to renew the aforementioned agreements with them. The outline of the agreement is as follows
  - If an outside independent Director is liable for any damages arising from their negligence to the Company, that liability shall be limited to the minimum liability amount stipulated by laws and regulations.
  - The above limitation of liability shall be applied only when the relevant outside independent Director acted in good faith and without gross negligence in performing the duties giving rise to liabilities.
- 5. The Company has submitted notification to Tokyo Stock Exchange, Inc. that Hiroki Yamamoto, Hideyuki Tokita, and Naoko Sugimoto have been designated as independent officers as provided for by the aforementioned exchange.
- 6. The Company has entered into indemnity agreements, pursuant to the provisions of Article 430-2, paragraph (1) of the Companies Act, with each candidate. Under said indemnity agreements, expenses as provided for by item (1) of paragraph (1) of the same article and losses as provided for by item (2) of the same paragraph shall be indemnified by the Company within the scope provided for by laws and regulations. If each candidate's election is approved, the aforementioned agreements with each candidate will be continued.
- 7. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company and the insurance policy covers the legally mandated amount of indemnification and litigation expenses that are absorbed by all Directors who are Audit and Supervisory Committee Members and that are assumed by insureds. If each candidate is appointed to the role of Director who is an Audit and Supervisory Committee Member, each candidate will be included as the insured under this insurance policy. For all of the insured persons, the Company bears all of the insurance premium. In addition, the Company plans to renew the insurance policy during their terms of office.

### Reference

# **Standards of Independence for Outside Directors**

In the election of candidates for the role of outside Director, the independence requirements established by Tokyo Stock Exchange shall be satisfied, and candidates for the role of outside Director of the Company shall, in principle, not fall under any of the items below.

- (1) An executing person of the Company or its subsidiary (hereinafter referred to as "the Group")(\*1)
- (2) A major business partner(\*2)
  - A person whose major business partner is the Group(\*3) or an executing person of such a legal entity, etc.
  - A person who is a major business partner of the Group(\*3) or an executing person of such a legal entity, etc.
  - An executing person of a financial or other institution that is essential to the Company's financing and on whom the Company is dependent to the extent that there is no substitute
- (3) A professional(\*2)
  - A consultant, accounting professional, or legal professional who has received a large amount of money or other properties from the Group, other than as compensation for being a Director
  - A person belonging to a law firm, accounting office, consulting company, or any other professional service provider that has received a large amount of money or other properties from the Group
- (4) Donation

A person who receives a large donation, etc. from the Group or an executing person of the person

(5) Major shareholder(\*4)

A person who is a major shareholder or an executing person of such a legal entity, etc.

(6) Immediate family members

An immediate family member (spouse or a relative within the second degree of kinship) of any of the persons listed below (excluding an insignificant person):

- A person who falls under any of items (1) to (5) above
- Director, Auditor, Executive Officer, or employee of the Group
- (\*1) This means a person who has fallen under the item in the past ten business years.
- (\*2) This means a person who has fallen under the item in the past one business year.
- (\*3) This means a person whose business with the Group has a significant influence on the viability of the person's company or the business of the Group.
- (\*4) This means a person or legal entity which holds the Company's shares with 10% or more of the total voting rights.

### Reference

# **Nomination and Remuneration Advisory Committee**

The Company has established a voluntary Nomination and Remuneration Advisory Committee, which consists of a majority of outside independent Directors, in order to strengthen fairness, transparency, and objectivity in procedures regarding nomination, remuneration, etc. of Directors, enhance the supervisory function of the Board of Directors, and further improve its corporate governance system.

In the fiscal year under review, the Nomination and Remuneration Committee was composed of four members, three outside independent Directors including Directors who are Audit and Supervisory Committee Members and the Representative Director, and chaired by an outside independent Director.

(1) Roles of the Nomination and Remuneration Advisory Committee

The Committee reviews the matters listed below or other matters about which the Board of Directors consults the Committee, and provides reports to the Board of Directors.

- Matters concerning the election and dismissal of Directors
- Matters concerning remuneration, etc. for Directors
- Other matters that are considered necessary by the Board of Directors
- (2) Composition of the Nomination and Remuneration Advisory Committee
  - The Committee shall consist of three or more Directors selected by the Board of Directors.
  - The majority of the Committee shall consist of outside independent Directors.

Candidates for the role of Director who is not an Audit and Supervisory Committee Member are decided by the Board of Directors, based on the report by the voluntary Nomination and Remuneration Advisory Committee.

# (Planned) Director Skill Matrix after This Annual General Meeting of Shareholders

Name	Position in the Company	Nomina- tion and Remu- neration Advisory Commit- tee	Corporate management	Compliance/ Risk management/ Legal affairs	Sales/ Market- ing	Interna- tionality	IT/DX/ Tech- nology	ESG/ Sustaina- bility	Financial account- ing	Human resource/ Labor	Comprehensive logistics and industry insight
Masafumi Hara	Representative Director and President	•	0	0	0	0		0			0
Shuichi Nishi	Senior Managing Director		0	0	0	0		0		0	0
Shinji Mikami	Managing Director		0	0	0	0	0			0	0
Wataru Tominaga	Director, Executive Officer		0	0	0			0		0	0
Buichi Ono	Director, Executive Officer		0	0	0		0	0	0		0
Tatsuyoshi Hori	Outside Independent Director	(Chair-man)	0	0	0		0			0	
Masamitsu Nambu	Outside Independent Director	•	0		0					0	
Kouji Suzuki	Director, Full-time Audit and Supervisory Committee Member		0	0	0			0	0	0	0
Hiroki Yamamoto	Outside Independent Director, Audit and Supervisory Committee Member	•		0	0				0	0	
Hideyuki Tokita	Outside Independent Director, Audit and Supervisory Committee Member			0				0	0		
Naoko Sugimoto	Outside Independent Director, Audit and Supervisory Committee Member							0	0		

It does not represent all the skills and experiences possessed by each Director.

# **Skills Definition and Reason for Selection**

Skill	Definition	Reason for Selection				
Corporate management	Representative Director for a company or equivalent management experience	For the purpose of implementing/supervising management strategy to increase the Group's corporate value, and conducting company management				
Compliance/Risk management/Legal affairs	Experience and knowledge in compliance system building/risk management/legal affairs	For the purpose of securing harmony with society and ethics necessary for the Company's continued existence, and for the purpose of compliance and appropriate risk management				
Sales/Marketing	Experience and knowledge in sales/marketing	For the purpose of accurately capturing customers' needs and creating and providing high value added services that pioneer a new era				
Internationality	Experience and knowledge in overseas operations	For the purpose of formulating growth strategies overseas and supervising overseas sites for the expansion of international logistics				
IT/DX/Technology	Experience and knowledge in digital technology	For the purpose of creating a system for strengthening management foundation, establishing security measures, and conducting operational reforms				
ESG/Sustainability	Experience and knowledge in environmental management/sustainability-related risk management	For the purpose of supervising management and managing risks with the aim of realizing a sustainable society so that the Company's business expansion itself will connect to ensuring sustainability across society				
Financial accounting	Experience and knowledge in financial strategy/accounting/tax affairs	For the purpose of executing accounting and financial strategies linked to management strategies, and for the purpose of growth investment, promotion of capital policies, management supervision, and risk management				
Human resource/Labor	Securing/developing/utilizing diverse personnel, and experience and knowledge in labor	For the purpose of improving the development and engagement of employees who are the key players of our growth strategies, as well as managing a diverse personnel				
Comprehensive logistics and industry insight	Experience and knowledge in logistics/logistics industry	For the purpose of business expansion, and to have full knowledge of industry customs, regulations, and rules to implement specific measures in a changing environment				