[Translation: Please note that the following purports to be an accurate translation of excerpt contents of the original Japanese document, prepared for foreign shareholders solely as a reference material. In case of any discrepancy between the translation and the Japanese original, the latter shall prevail. Please also be advised that certain explanations for the domestic voting procedures are omitted or modified in this translation.]

SEKISUI CHEMICAL CO., LTD.

Stock Exchange Code: 4204 June 4, 2018

To Our Shareholders:

NOTICE OF CONVOCATION OF THE 96TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

You are cordially invited to attend the 96th Annual General Meeting of Shareholders of SEKISUI CHEMICAL CO., LTD. (the "Company"), which will be held as described below.

If you are unable to attend the aforesaid meeting, you may exercise your voting rights in mailing or through Internet. In such case, please kindly see the attached Reference Documents Concerning the General Meeting of Shareholders and exercise your voting rights before 5:30 p.m. on June 26, 2018 (Tuesday, JST).

Yours very truly,

By: **TEIJI KOGE**

President and Representative Director SEKISUI CHEMICAL CO., LTD. 4-4 Nishitemma 2-Chome, Kita-ku, Osaka 530-8565

PARTICULARS

2. Place of the Meeting:

Manyo no Ma Room 3rd Floor ANA Crowne Plaza Osaka Hotel 1-3-1 Dojimahama, Kita-ku, Osaka

3. Agenda of the Meeting:

Matters for Reporting:

Report on the Business Report, the Consolidated Accounting Documents, the Non-Consolidated Accounting Documents and the report on the Results of the Audits of Consolidated Accounting Documents by the Accounting Auditor and the Audit & Supervisory Board for the 96th Business Term (from April 1, 2017 to March 31, 2018).

Matters for Resolution:

| First Item of Business: | Appropriation of Surplus |
|--------------------------|--|
| Second Item of Business: | Election of Ten (10) Directors |
| Third Item of Business: | Election of One (1) Audit & Supervisory Board Member |

- End -

For those attending, please present Voting Rights Exercise Form (not enclosed in this translation) at the reception desk on arrival at the Meeting. For saving natural resources, please take this notice of convocation with you to the Meeting.

(For Reference Only)

REGISTERED SHAREHOLDERS IN JAPAN may exercise voting rights by means of either of the following:

[In case of exercising voting rights via mail]

Please indicate on the Voting Right Exercise Form enclosed herewith your approval or disapproval of each of the items listed thereon and return the form to the Company before 5:30 p.m. on June 26, 2018 (Tuesday, JST).

[In case of exercising voting rights via the Internet, etc.]

Please access the website for exercising voting rights designated by the Company (<u>https://evote.tr.mufg.jp/</u>), indicate your approval or disapproval of each of the items by following the guidance on the display after entering the "log-in ID" and "password" shown on the enclosed Voting Right Exercise Form.

The Company cordially requests the shareholders who exercise voting rights via the Internet, etc. to understand the Guidance for the Exercise of Voting Rights via the Internet, etc. below. (omitted)

Reference Documents Concerning the General Meeting of Shareholders

(Items and Matters for Reference)

First Item of Business

Appropriation of Surplus

One of the Company's primary policies in the management is to increase corporate value, with an emphasis on returning the Company's profits to the shareholders proactively. In connection with returning the Company's profits to the shareholders, the Company has a basic policy of ensuring a dividend on equity ratio of approximately 3% and implementing a stable dividend policy depending upon business results, with a target of a consolidated payout ratio of 30% of the consolidated net income.

Based on its capital policy and the basic policy regarding dividends from surplus as described above, the Company proposes that the year-end dividend for the business term under review be ¥21 per share.

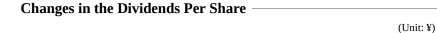
The annual dividend for the business term under review is 40 per share, together with the interim dividend of 19 per share (including 70th anniversary commemorative dividend of 19 per share) that was paid in December 2017, and a 5 increase per share from the previous business term.

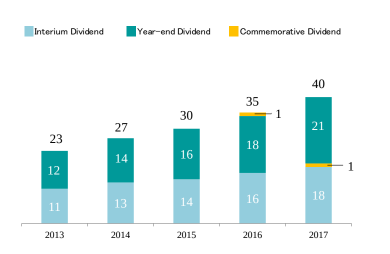
Matters Concerning the Year-End Dividend

- **1. Type of Dividend Assets:** Cash
- 2. Matters Concerning Distribution of Dividend Assets and the Aggregate Amount: ¥21 per share of common stock of the Company

Aggregate amount of dividends: ¥9,927,678,726

3. The Date When Dividend of Retained Earnings Takes Effect: June 28, 2018





[Translation]

The terms of offices of all the ten (10) Directors will expire at the closing of this Annual General Meeting of Shareholders. Therefore the Company proposes that the following ten (10) Directors be newly elected. The following candidates for Directors have been determined by the Board of Directors based on the recommendations of the Nomination and Remuneration Advisory Committee, which consists of a majority of Independent Outside Officers and is chaired by an Independent Outside Officer

Three (3) candidates out of ten (10) are candidates for Outside Directors. All of the three (3) candidates have expertise in each domain and international mindset, including abundant experience and past achievements as management executives. Therefore the Company has judged that they would be able to appropriately fulfill their duties as Outside Directors including provision of advice with respect to the business management of the Company and supervision of business execution, etc. The three (3) candidates for Outside Directors meet the conditions of the Company's "Standards for the Independence of Outside Officers" (refer to Page 15) and the conditions of Independent Directors stipulated by Tokyo Stock Exchange, Inc.

The candidates are as follows.

| Candidate Number | Name | | Position and Duty | | Number of Years (At the closing of this Annual General Meeting of Shareholders) |
|---------------------|--------------------|---|---|--------------------|---|
| 1 | Teiji Koge | President and Representa Chief Executive Officer | ative Director | Renominated | 13 years |
| 2 | Hajime Kubo | Chief Executive Officer, 1 Senior Managing Executi | | Renominated | 8 years |
| 3 | Satoshi Uenoyama | Director Senior Managing Executi | ve Officer | Renominated | 7 years |
| 4 | Shunichi Sekiguchi | Director Senior Managing Executi | Director Renominated | | 4 years |
| 5 | Keita Kato | Director Renominated | | 4 years | |
| 6 | Yoshiyuki Hirai | Director Renominated Managing Executive Officer | | 3 years | |
| 7 | Hiroyuki Taketomo | Director Managing Executive Offic | cer | Renominated | 2 years |
| 8 | Kunio Ishizuka | Outside Director | Candidate for Independent Outside Director | Renominated | 5 years |
| 9 | Yutaka Kase | Outside Director | Candidate for Independent Outside Director | Renominated | 2 years |
| 10 | Hiroshi Oeda | | Candidate for Independent Outside Director | Newly Nominated | - |

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| | Apr. 1976: Jun. 2005: | Joined the Company Director of the Company |
|--|--------------------------|---|
| Follow | Jun: 2005. | President of Nagoya Sekisui Heim Co., Ltd. |
| 1 | Oct. 2005: | Director of the Company |
| | | Head of President's Office of Housing Company |
| | Apr. 2006: | Director of the Company |
| | | Head of Planning & Control Department of Housing Company |
| | Apr. 2007: | Director of the Company |
| | • | Head of Housing Division and Planning & Control Department of Housing |
| Number of Shares | | Company |
| of the Company Owned | Jul. 2007: | Director of the Company |
| 123,298 shares | | Responsible for Sales Department, Head of Housing Division of Housing |
| | | Company |
| Number of Attendance of the | Feb. 2008: | Director of the Company |
| Board of Directors | | President of Housing Company |
| Meetings of the | | Responsible for Sales Department, Head of Housing Division |
| Company 17out of 17 Board of | Apr. 2008: | Director of the Company |
| Directors meetings | | Managing Executive Officer of the Company |
| (Attendance rate: | Ama 2000. | President of Housing Company |
| 100%) | Apr. 2009: | Director of the Company Senior Managing Executive Officer of the Company |
| (T he hard's are taken | | President of Housing Company |
| (The business term under review) | Mar. 2014: | Director of the Company |
| , | Mar. 2014. | Senior Managing Executive Officer of the Company |
| | | Head of CSR Department |
| | | Head of Corporate Communication Department |
| | Mar. 2015: | President and Representative Director |
| | | Chief Executive Officer of the Company [incumbent] |
| | | 1 |

Career Summary, Position and Duty

Reasons for Nomination of the Candidate for Director

Since he was appointed as President and Representative Director in March 2015, he has been responsible for steering the Group's management. In 2017, he declared New Midterm Management Plan emphasizing "Challenge towards new phase of growth", and since then he has been endeavoring to enhance corporate value of the Company, playing a leading role. Therefore, the Company has judged that he would be qualified as Chief Executive Officer of the Company and thus renominated him as a candidate for Director.

2 Hajime Kubo (Date of birth: October 14, 1956)

| | Career Sum | mary, Position and Duty |
|--|--------------------------|--|
| | Apr. 1980: Apr. 2008: | Joined the Company Executive Officer of the Company Head of Administrative Management & Control Department of High Performance Plastics Company |
| | Jan. 2010: | Executive Officer of the Company Head of CSR Department |
| | Apr. 2010: | Executive Officer of the Company Responsible for Corporate Communication Department |
| Number of Shares of the Company Owned | Jun. 2010: | Head of External Affairs Department and CSR Department Director of the Company Executive Officer of the Company |
| 74,866 shares Number of Attendance of the | Apr. 2011 | Responsible for Corporate Communication Department Head of External Affairs Department and CSR Department Director of the Company |
| Board of Directors Meetings of the Company | <u>F</u> | Managing Executive Officer of the Company Responsible for Corporate Communication Department |
| 17out of 17 Board of Directors meetings (Attendance rate: | Jan. 2012: | Head of External Affairs Department and CSR Department Director of the Company Managing Executive Officer of the Company |
| 100%) (The business term under review) | Apr. 2012: | Head of CSR Department and Corporate Communication Department Director of the Company Managing Executive Officer of the Company Responsible for Legal Department |
| | Apr. 2013: | Head of CSR Department and Corporate Communication Department Director of the Company Managing Executive Officer of the Company |
| | Mar. 2014: | Head of CSR Department and Corporate Communication Department |
| | Apr. 2014: | Responsible for Corporate Finance Accounting Department Head of Business Planning Department Director of the Company |
| | 1 | Senior Managing Executive Officer of the Company Responsible for Corporate Finance Accounting Department Head of Business Planning Department |
| | Mar. 2015: | Director of the Company Senior Managing Executive Officer of the Company Responsible for Corporate Finance Accounting Department Head of Business Planning Department, Head of CSR Department |
| | Apr. 2015: | Head of Corporate Communication Department Director of the Company Senior Managing Executive Officer of the Company |
| | Jun. 2017: | President of Urban Infrastructure & Environmental Products Company Representative Director of the Company Senior Managing Executive Officer of the Company President of Urban Infrastructure & Environmental Products Company |
| | | [incumbent] Nomination of the Candidate for Director inca ha was appointed as President of Ulban Infrastructure & Environment |

Since he was appointed as President of Urban Infrastructure & Environmental Products Company in April 2015, he has demonstrated strong leadership in carrying out structural reform and improving profitability of the said Company and has an abundant track record and experience. Furthermore, he has considerable knowledge and supervisory capabilities regarding business management in general as proven by the execution of his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

3 Satoshi Uenoyama (Date of birth: November 18, 1953)

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Number of Shares of the Company Owned 110,079 shares

Number of Attendance of the Aţ **Board of Directors** Meetings of the Company 17out of 17 Board of Directors meetings (Attendance rate: 100%)

(The business term under review)

Career Summary, Position and Duty

| Apr. 1980: | Joined the Company |
|------------|--|
| Apr. 2009: | Executive Officer of the Company |
| - | Head of R&D Center |
| Apr. 2011: | Managing Executive Officer of the Company |
| | Head of R&D Center |
| Jun. 2011: | Director of the Company |
| | Managing Executive Officer of the Company |
| | Head of R&D Center |
| Apr. 2014: | Director of the Company |
| | Senior Managing Executive Officer of the Company |
| | Head of R&D Center |
| Apr. 2016: | Director of the Company |
| - | Senior Managing Executive Officer of the Company |
| | Head of R&D Center and Head of LB Project |
| Apr. 2017: | Director of the Company |
| - | Senior Managing Executive Officer of the Company |
| | Responsible for Corporate Research and Development |
| | Head of LB Project [incumbent] |
| | |

Important Position of Other Organizations Concurrently Assumed President and Representative Director of Sekisui Integrated Research Inc.

Reasons for Nomination of the Candidate for Director

As the Head of the R&D area of the Company, he has been the Company's driving force to launch products in markets that win society's confidence with outstanding technology and product quality. Furthermore, he has considerable knowledge and supervisory capabilities regarding business management in general as proven by the execution of his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

4

Shunichi Sekiguchi (Date of birth: June 13, 1955)

| and the second s | | |
|--|--------------------------|--|
| 60 | Apr. 1978: Apr. 2008: | Joined the Company Executive Officer of the Company Head of Living Environment Division and Head of Diversified Business Group of Housing Company |
| 3 | Jul. 2010: | Executive Officer of the Company Head of Living Environment Division of Housing Company |
| | Jan. 2013: | Executive Officer of the Company Responsible for Public Relations & External Relations Department, Head of Living Environment Division and Head of President Office of Housing |
| Number of Shares of the Company Owned 87,427 shares | Apr. 2013: | Company Managing Executive Officer of the Company Responsible for Public Relations & External Relations Department, Head of Sales Management Division and Head of President Office of Housing |
| Number of Attendance of the Board of Directors Meetings of the | Jan. 2014: | Company Managing Executive Officer of the Company Responsible for Public Relations & External Relations Department and Head of President Office of Housing Company |
| Company 17out of 17 Board of Directors meetings | Mar. 2014: | Managing Executive Officer of the Company President of Housing Company |
| (Attendance rate: 100%) | Jun. 2014: | Director of the Company Managing Executive Officer of the Company |
| (The business term under review) | Apr. 2015: | President of Housing Company Director of the Company Senior Managing Executive Officer of the Company President of Housing Company [incumbent] |

Career Summary, Position and Duty

Reasons for Nomination of the Candidate for Director

Since he was appointed as President of Housing Company in March 2014, he has expanded business scale step by step, with strong leadership and an abundant track record and experience. Furthermore, he has considerable knowledge and supervisory capabilities regarding business management in general as proven by the execution of his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

| | Career Sun | nmary, Position and Duty |
|---|--------------------------|--|
| | Apr. 1980: Apr. 2008: | Joined the Company Executive Officer of the Company Head of Interlayer Film Division of High Performance Plastics Company |
| | Jul. 2011: | Executive Officer of the Company Head of New Business Promotion Division of High Performance Plastics Company |
| 1 | Mar. 2013: | Executive Officer of the Company Head of New Business Promotion Division and Head of Research & Development Institute of High Performance Plastics Company |
| Number of Shares of the Company Owned | Oct. 2013: | Executive Officer of the Company Head of Research & Development Institute of High Performance Plastics Company |
| 76,681 shares | Mar. 2014: | |
| Number of Attendance of the Board of Directors | Jun. 2014: | Director of the Company Managing Executive Officer of the Company |
| Meetings of the Company | Apr. 2015: | President of High Performance Plastics Company Director of the Company |
| 17out of 17 Board of Directors meetings (Attendance rate: | L | Senior Managing Executive Officer of the Company President of High Performance Plastics Company [incumbent] |
| (Attendance Tate. 100%) | | Position of Other Organizations Concurrently Assumed |
| (The business term under review) | | Sekisui Fuller Company Ltd. Sumika Sekisui Film Holdings, Co., Ltd. |

Reasons for Nomination of the Candidate for Director

Since he was appointed as President of High Performance Plastics Company in March 2014, he has achieved profit target, continuously exercising strong leadership and demonstrating initiatives from global perspective view and has an abundant track record and experience. Furthermore, he has considerable knowledge and supervisory capabilities regarding business management in general as proven by the execution of his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

6 Yoshiyuki Hirai (Date of birth: February 4, 1963)

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 Number of Shares of the Company Owned 33,347 shares

Number of Attendance of the Board of Directors Meetings of the Company

17out of 17 Board of Directors meetings (Attendance rate: 100%)

(The business term under review) **Career Summary, Position and Duty**

| Apr. 1985: | |
|------------|--|
| Apr. 2009: | Head of Foam Division of High Performance Plastics Company Executive Officer of the Company |
| | Head of Foam Division of High Performance Plastics Company |
| Apr. 2015: | Executive Officer of the Company |
| | Responsible for CSR Promotion Department |
| | Head of Business Strategy Department |
| Jun. 2015: | Director of the Company |
| | Executive Officer of the Company |
| | Responsible for CSR Promotion Department |
| | Head of Business Strategy Department |
| Apr. 2017: | Director of the Company |
| | Managing Executive Officer of the Company |
| | Responsible for Corporate Finance & Accounting Department |
| | Head of Business Strategy Department |
| Apr. 2018: | Director of the Company |
| - | Managing Executive Officer of the Company |
| | Head of Business Strategy Department [incumbent] |
| Important | Position of Other Organizations Concurrently Assumed |

Director of SEKISUI CHEMICAL (SHANGHAI) INVESTMENT CO., LTD.

Reasons for Nomination of the Candidate for Director

Since he was appointed as Director in June 2015, he has strengthened the foundation of global management structure and promoted constructive engagement with shareholders mainly as the Head of the Business Strategy Department by leveraging the knowledge fostered through his abundant experience so far, as well as performing his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

Hiroyuki Taketomo (Date of birth: July 8, 1961)



| 6 |
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Number of Shares of the Company Owned 18,510 shares

Number of Attendance of the Board of Directors Meetings of the Company Directors meetings

(Attendance rate: 100%)

(The business term under review)

Career Summary, Position and Duty 1085. Joined the Company Ap

| Apr. 1985: | Joined the Company |
|------------|---|
| Jul. 2011: | Director of SEKISUI MEDICAL CO., LTD. |
| Sep. 2014: | Head of Human Resources Group of CSR Department |
| Apr. 2015: | Executive Officer of the Company |
| | Head of Human Resources Department |
| Apr. 2016: | Executive Officer of the Company |
| 1 | Responsible for Legal Department |
| 0 | Head of Human Resources Department |
| Jun. 2016: | Director of the Company |
| | Executive Officer of the Company |
| | Responsible for Legal Department |
| | Head of Human Resources Department |
| Apr. 2017: | Director of the Company |
| | Managing Executive Officer of the Company |
| | Responsible for Legal Department |
| | Head of Human Resources Department [incumbent] |
| | |

17out of 17 Board of Important Position of Other Organizations Concurrently Assumed

Director of Sekisui America Corporation

Reasons for Nomination of the Candidate for Director

Since he was appointed as Director in June 2016, he has promoted to diversify management of the Company, as well as contributed to strengthen the compliance system as the executive in charge of compliance as the Head of the Human Resources Department responsible for Legal Department by leveraging the knowledge fostered through his abundant experience so far, as well as performing his duties as Director. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Director.

7

Kunio Ishizuka (Date of birth: September 11, 1949)

8

Meetings of the Company

(Attendance rate:

(The business term

under review)

100%)

17out of 17 Board of Directors meetings Renominated

| 11000 | Career Sum | mary, Position and Duty | Candidate for Independent Outside Director |
|---|--------------------------|---|---|
| | May 1972: Feb. 2003: | Joined Mitsukoshi, Ltd. Executive Officer, General Manager | of Operations Department of |
| RE | Mar. 2004: | Mitsukoshi, Ltd. Senior Executive Officer, General Ma of Mitsukoshi, Ltd. | anager of Corporate Planning Division |
| | Mar. 2005: | Managing Executive Officer, General Division of Mitsukoshi, Ltd. | l Manager of Business Planning |
| | May 2005: | President and Representative Director of Business Planning Division of Mit | r, Executive Officer, General Manager sukoshi, Ltd. |
| Number of Shares of the Company | Feb. 2006: | President and Representative Director Ltd. | r, Executive Officer of Mitsukoshi, |
| Owned 10,000 shares | Apr. 2008: | President and Representative Director Mitsukoshi Holdings Ltd. | |
| Number of Years in Office of the | Feb. 2012: | Chairman and Representative Directo Mitsukoshi Holdings Ltd. | |
| Company 5years | Apr. 2012: | Chairman and Representative Directo Mitsukoshi Ltd. | |
| (At the closing of this Annual General Meeting of | Jun. 2013: Apr. 2017: | | or of Isetan Mitsukoshi Holdings Ltd. |
| Shareholders) | Apr. 2017: Jun. 2017: | Chairman and Representative Directo Senior Advisor of Isetan Mitsukoshi H | |
| Number of Attendance of the Board of Directors | | Position of Other Organizations Con isor of Isetan Mitsukoshi Holdings Ltd | |

Chairman of Japan Housing Association

Reasons for Nomination of the Candidate for Outside Director

Since he was appointed as Outside Director of the Company, he has provided advice with respect to the business management of the Company and supervised business execution appropriately by leveraging his abundant knowledge of business management and leadership fostered through his position as a management executive in the retail and service industry. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Outside Director.

The Company has no business with Isetan Mitsukoshi Holdings Ltd. While the Company has business transactions with Isetan Mitsukoshi Ltd., the ratio of the transaction value to the net sales of Isetan Mitsukoshi Ltd. and the Company for the business year last closed was less than 0.1% for both parties. Accordingly, independence for Outside Directorship is sufficiently secured. The Company has no business with Japan Housing Association. 9 Yutaka Kase (Date of birth: February 19, 1947)

Renominated

Career Summary, Position and Duty



Number of Shares of the Company Owned 0 shares

Number of Years in Office of the Company

2 years (At the closing of this Annual General Meeting of Shareholders)

Number of Attendance of the **Board of Directors** Meetings of the Company 16 out of 17 Board of Directors meetings (Attendance rate:

94.1%)

(The business term under review)

| | Career Sun | imary, Position and Duty | Candidate for Independent Outside Director | | |
|---|-------------|--|--|--|--|
| | May 1970: | Joined Nissho Iwai Corporation | | | |
| | Jun. 2001: | Executive Officer of Nissho Iwai Cor | poration | | |
| | Apr. 2003: | Director and Managing Executive Of | ficer of Nissho Iwai Corporation | | |
| | Apr. 2004: | Representative Director and Senior M | lanaging Executive Officer of Former | | |
| | | Sojitz Corporation | | | |
| | Aug. 2004: | Representative Director and Executiv | e Vice President of Former Sojitz | | |
| _ | | Corporation | | | |
| | Oct. 2005: | Representative Director and Executiv | e Vice President of Sojitz | | |
| | • | Corporation | | | |
| | Apr. 2007: | President & CEO of Sojitz Corporation | on | | |
| | Apr. 2012: | Representative Director and Chairman | 5 1 | | |
| | Jun. 2016: | Director of the Company [incumbent] | | | |
| | Jun. 2017: | Senior Advisor of Sojitz Corporation [| incumbent] | | |
| | Important l | Position of Other Organizations Con | currently Assumed | | |

Senior Advisor of Sojitz Corporation Outside Director of JAC Recruitment Co., Ltd.

Reasons for Nomination of the Candidate for Outside Director

Since he was appointed as Outside Director of the Company, he has provided advice with respect to the business management of the Company and supervised business execution appropriately by leveraging his abundant experience and past achievements regarding global corporate management and business strategy fostered through his position as a corporate manager of a general trading company. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate value of the Sekisui Chemical Group and thus renominated him as a candidate for Outside Director.

While the Company has business transactions with Sojitz Corporation, the ratio of the transaction value to the net sales of Sojitz Corporation and the Company for the business year last closed was less than 0.1% for both parties. Accordingly, the independence of the Outside Directorship is sufficiently secured.

Newly Nominated



Career Summary, Position and Duty

Candidate for Independent Outside Director

Apr. 1980: Joined Nisshin Flour Milling Inc. (currently Nisshin Seifun Group Inc.)
Jun. 2008: Executive Officer of Nisshin Seifun Group Inc.
Jun. 2009: Director of Nisshin Seifun Group Inc.
Apr. 2011: Director and President of Nisshin Seifun Group Inc.
Apr. 2017: Director and Executive Advisor of Nisshin Seifun Group Inc.
Jun. 2017: Special Advisor of Nisshin Seifun Group Inc. [incumbent]

Important Position of Other Organizations Concurrently Assumed Special Advisor of Nisshin Seifun Group Inc.

Outsider Director of EBARA CORPORATION

President of Seifun Kaikan Inc.

Reasons for Nomination of the Candidate for Outside Director

As he has been a management executive of the largest milling company in Japan, the Company expects him to provide advice with respect to the business management of the Company and supervise business execution appropriately by leveraging his abundant experience and skill regarding global corporate management, business strategies and M&A activities fostered through his positions. Therefore, the Company has judged that he would be able to contribute to enhancing the corporate value of the Sekisui Chemical Group and thus nominated him as a candidate for Outside Director.

The Company has no business relationship with Nisshin Seifun Group Inc. and Seifun Kaikan Inc.

(Notes) 1. Each of the candidates has no interest with the Company.

2. Limiting Liability Agreement:

In the light of enabling Mr. Kunio Ishizuka and Mr. Yutaka Kase to discharge their duties in full as expected, the Company has entered into an agreement with Mr. Ishizuka and Mr. Kase limiting their liabilities to compensate, under Paragraph 1 of Article 423 of the Companies Act, under which their liabilities for compensations is limited to the minimum limited liability amount provided in the laws and ordinances. Furthermore, in the event that this Item of Business is approved, the Company will continue the limiting liability agreement with Mr. Ishizuka and Mr. Kase and the Company is scheduled to enter into the above limiting liability agreement with Mr. Hiroshi Oeda.

3. The Company appointed Mr. Kunio Ishizuka and Mr. Yutaka Kase as Independent Director pursuant to the rules of Tokyo Stock Exchange, Inc. and notified the Exchange of the appointment.

In the event that this Item of Business is approved, the Company will appoint Mr. Hiroshi Oeda as Independent Director pursuant to the rules of Tokyo Stock Exchange, Inc. and notify the Exchange of the appointment.



<Criteria for Independence of Outside Board Members>

The Company has established the following "Criteria for Independence of Outside Board Members" and the Company has nominated a candidate satisfying all of the criteria.

Criteria for Independence of Outside Board Members

- 1) The candidate has never been an executive director or any other employee of the Company or any of the companies within the Group.
- 2) The candidate is not receiving compensation more than 10 million yen per year from the Group other than the compensation as an officer.
- 3) The candidate and the main company of the candidate¹ is not a major shareholder² of the Company.
- 4) The business of the main company of the candidate does not compete with the main business(es) of the Company³.
- 5) The main company of the candidate is not a major business partner⁴ of the Company.
- 6) The main company of the candidate is not a major lender of the Company.
- 7) The candidate has never worked for an accounting auditor of the Company for the period of five years immediately preceding the scheduled date of assumption of office.
- 8) None of the executive directors of the Company is concurrently serving as a director of the main company of the candidate.
- 9) The candidate is not a relative⁵ of any of the officers or employees of the Company who has not fallen under any of 1 through 8 above.

- ² Major shareholder shall mean top 10 shareholders of the Company.
- ³ Main business(es) of the Company shall mean business(es) disclosed as main busuness(es) of Company on the business report of the Company (omitted).
- ⁴ Major business partner shall mean the business partner whose transaction with the Company exceeds 2% of such business partner's consolidated gross sales.
- ⁵ Relative shall mean the person's spouse, partner, relative within the second degree of kinship or relative who lives with the person.

¹ Main company of the candidate shall mean the company, if any, at which the candidate for an outside board member is an executive director, executive officer, or manager or other employee.

Third Item of Business

The following candidate for Audit & Supervisory Board Member has been determined by the Board of Directors based on the recommendations of the Nomination and Remuneration Advisory Committee, which consists of a majority of Independent Outside Officers and is chaired by an Independent Outside Officer.

Supervisory Board Member, will expire. Therefore, the Company proposed that one (1) Audit & Supervisory

At the closing of this Annual General Meeting of Shareholders, the terms of Mr. Tetsuo Ozawa, Audit &

Election of One (1) Audit & Supervisory Board

Mr. Ozawa, candidate for audit & Supervisory board member, meets the conditions of the Company's "Standards for the Independence of Outside Board Members" (refer to Page 15) and the conditions of Independent Officers stipulated by Tokyo Stock Exchange, Inc. The Audit & Supervisory Board has given prior consent to the submission of this Item.

Tetsuo Ozawa (Date of birth: Jun 28, 1947)

Apr. 1973:

Apr. 1978:

Jun. 2014: Jan. 2016:

Career Summary, Position and Duty

Admitted to the bar

Joined Tokyo Fuji Law Office

Representative Partner of Tokyo Fuji Law Office Outsider Corporate Auditor of Lawson, Inc.

Partner of Tokyo Fuji Law Office

Important Position of Other Organizations Concurrently Assumed

Supervisory Officer of United Urban Investment Corporation

Member

Candidate for Audit & Supervisory Board Member



Number of Shares of the Company Owned 0 shares

Number of Years in Office of the Company

4 years (At the closing of this Annual General Meeting of Shareholders)

 Number of Attendance of the Board of Directors Meetings of the Company
 17 out of 17 Board

of Directors meetings (Attendance rate 100%)

Number of Attendance of the Audit & Supervisory Board Meetings of the Company 18 out of 18 Audit & Supervisory Board meetings (Attendance rate 100%)

(The business term under review) Reasons for Nomination of the Candidate for Outside Audit & Supervisory Board Member Mr. Tetsuo Ozawa has a legal perspective and wide range of knowledge about

Audit & Supervisory Board Member of the Company [incumbent]

Representative Partner of Tokyo Fuji Law Office [incumbent]

risk management and mainly in the field of corporate law as an attorney-in-law. With a view to enable them to reflect on audit of the Company and also in the perspective of compliance, to check appropriateness of decisions made by the management, he has contributed to improving the public credibility of the Company. Therefore, the Company has judged that he would be able to contribute to further enhancing the corporate social trust of the Sekisui Chemical Group and thus renominated him as a candidate for Audit & Supervisory Board Member.

Mr. Ozawa has not engaged in management of companies other than as outside director or outside audit & supervisory board member, the Company believes that he will be able to discharge duly duties for the reason aforesaid.

Renominated

(Notes) 1. The candidate has no interest with the Company.

- 2. Limiting Liability Agreement:
 - In light of enabling Audit & Supervisory Board Member to discharge their duties in full as expected, the Company has entered into an agreement with the Audit & Supervisory Board Member limiting their liabilities to compensate, under Paragraph 1 of Article 423 of the Companies Act, under which their his liability for compensations is limited to the minimum limited liability amount provided in the laws and ordinances. Furthermore, in the event that this Item of Business is approved, the Company is scheduled to continue into the above Limiting Liability Agreement with Mr. Tetsuo Ozawa.
- 3. In the event that this Item of Business is approved, the composition of the Audit & Supervisory Board is as follows.

| Name | Position and Duty | Number of Years (At the closing of this Annual General Meeting of Shareholders) |
|---|--|--|
| Moritoshi Naganuma (Date of birth: March 18, 1959) | Fulltime Audit & Supervisory Board Member | 1 year |
| Yuichi Hamabe (Date of birth: October 18,1958) | Fulltime Audit & Supervisory Board Member | 2 years |
| Tetsuo Ozawa (Date of birth: June 28, 1947) | Outside Audit & Supervisory Board Member Independent Outside Audit & Supervisory Board Member | 4 years |
| Yasuhiro NishiOutside Audit & Supervisory Board Member(Date of birth: June 25, 1948)Independent Outside Audit & Supervisory Board Member | | 3 years |
| Kazuyuki Suzuki (Date of birth: August 12, 1950)Outside Audit & Supervisory Board Member Independent Outside Audit & Supervisory Board Member | | 3 years |

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