Note: This document has been translated from a part of the Japanese original, including partial revisions published in Japanese on May 29, 2019, and is for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

Stock Exchange Code 4202 May 30, 2019

To Shareholders with Voting Rights:

Misao Fudaba President and CEO Daicel Corporation 3-1, Ofuka-cho, Kita-ku, Osaka, Japan

NOTICE OF

THE 153RD ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

You are cordially invited to attend the 153rd Annual General Meeting of Shareholders of Daicel Corporation (the "Company"). The meeting will be held for the purposes described below.

If you are unable to attend the meeting, you can exercise your voting rights in writing by submitting the Voting Rights Exercise Form. Please review the hereinafter attached "Reference Documents for the General Meeting of Shareholders," indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it so that it is received by 5:00 p.m. on June 20, 2019, Japan time.

1. Date and Time:	Friday, June 21, 2019 at 10:00 a.m. Japan time
	(Reception begins at 9:00 a.m.)
2. Place:	HINOKI, 2F, InterContinental Osaka, North Tower C, GRAND FRONT
	OSAKA, located at 3-60 Ofuka-cho, Kita-ku, Osaka, Japan
3. Meeting Agenda:	
Matters to be reported:	 The Business Report, Consolidated Financial Statements for the Company's 153rd Fiscal Year (April 1, 2018 - March 31, 2019) and results of audits by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements Non-consolidated Financial Statements for the Company's 153rd Fiscal Year (April 1, 2018 - March 31, 2019)
Proposals to be resolved	
Proposal 1:	Appropriation of Surplus
Proposal 2:	Partial Amendment to the Articles of Incorporation
Proposal 3:	Election of 10 Directors
D	Election of 1 Audit & Supervisery Doord Marshan

- Proposal 4: Election of 1 Audit & Supervisory Board Member
- **Proposal 5:** Revision of Amount of External Director Compensation

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. Please bring this convocation notice to the meeting with you to help save resources.
- To help conserve electricity, the air conditioning at the venue will be partially turned down. We would appreciate it if you could come to the meeting wearing light clothing.
- Of the documents to be included in this notice, "Consolidated Statement of Changes in Equity," "Notes to the Consolidated Financial Statements," "Non-consolidated Statement of Changes in Equity" and "Notes to the Non-consolidated Financial Statements" are posted on the Company's website (https://www.daicel.com) on the internet, pursuant to applicable laws and regulations, as well as the provisions in Article 16 of the Articles of the Incorporation. Therefore, they are not stated in the Appendix concerning the matters to be reported. "Consolidated Statement of Changes in Equity," "Notes to the Consolidated Financial Statements," "Non-consolidated Statement of Changes in Equity," "Notes to the Consolidated Financial Statements," "Non-consolidated Statement of Changes in Equity," and "Notes to the Non-consolidated Financial Statements," as well as the Appendix concerning the matters to be reported are subject to the audit by the Accounting Auditor and the Audit & Supervisory Board Members.
- Should the Reference Documents for the General Meeting of Shareholders and the Appendix require revisions, the revised versions will be posted on the Company's website (https://www.daicel.com).

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

Concerning the appropriation of surplus, the Company proposes as follows:

Matters concerning the year-end dividends

The Company's basic dividend policy is to distribute profits in a balanced manner, taking into comprehensive consideration a shareholder return that is in line with the Company's consolidated financial results in each fiscal year, as well as enhancement of internal reserves to improve medium-to long-term shareholder value based on a more robust revenue base. The Company will also facilitate acquisition of its treasury stocks as a shareholder return measure to complement dividend payments in a flexible manner.

Internal reserves will be applied to investment in business expansion and reinforcement of highly-profitable business structures, such as R&D for new business development and strengthening of existing businesses, new construction and extension of facilities, and efficiency improvement measures. Through future business development, we will ensure a growing benefit to our shareholders.

During the 3-year 3D-III mid-term plan, which started in FY2017, we will target a dividend payout ratio of 30%, and also flexibly conduct purchases of the Company's own shares.

Based on the policy mentioned above, the year-end dividend for the fiscal year under review will be 16 yen per share.

- (1) Type of dividend property Cash
- (2) Matters concerning the allotment of dividend property to shareholders and the total amount thereof

16 yen per share of common stock of the Company Total amount: 5,253,336,128 yen (Note) The annual dividends for the fiscal year under review will be 32 yen per share including the interim dividends.

(3) Effective date of distribution of surplus June 24, 2019

Proposal 2: Partial Amendment to the Articles of Incorporation

1. Reason for Amendment

In order to strengthen the foundation of the Company's business, flexibly respond to a diversifying business environment, and further enhance corporate governance, the Company proposes to amend the maximum number of Directors stipulated in the current Articles of Incorporation from 10 to 12.

2. Details of Amendment

The details of the amendment are as follows:

	(The amended part is underlined.)
Current Articles	Proposed Amendment
Article 22 (Number of Directors)	Article 22 (Number of Directors)
The Company shall have not more than $\underline{10}$ Directors.	The Company shall have not more than <u>12</u> Directors.

Proposal 3: Election of 10 Directors

The terms of office of all 8 Directors will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 10 Directors is proposed, an increase of 2 Directors (including 1 External Director), to strengthen the foundation of the Company's business, flexibly respond to a diversifying business environment, and further enhance corporate governance.

The candidates for Directors are as follows:

No.	Name	Current Positions and Responsibilities at the Con	mpany
1	Misao Fudaba	President and CEO, President, Member of the Nomination and Compensation Committee and Chairman of the Management Advisory Committee	Reappointment
2	Yoshimi Ogawa	Director, Senior Managing Executive Officer, Member of the Management Advisory Committee, Responsible for Quality Management Division, Responsible for Responsible Care, Responsible for Organic Chemical Products Company and Responsible for Aerospace & Defense Systems/Safety Systems Company	Reappointment
3	Kotaro Sugimoto	Managing Executive Officer, Head of Raw Material Purchasing Center and Responsible for Business Process Innovation	New appointment
4	Hisanori Imanaka	Managing Executive Officer and Responsible for Corporate Planning	New appointment
5	Akihisa Takabe	Executive Officer and Deputy General Manager of R&D Headquarters	New appointment
6	Masafumi Nogimori	Director and Chairman of the Nomination and Compensation Committee	Reappointment External Independent
7	Kunie Okamoto	Director and Member of the Nomination and Compensation Committee	Reappointment External Independent
8	Teisuke Kitayama	Director and Member of the Nomination and Compensation Committee	Reappointment External Independent
9	Sonoko Hacchoji	_	New appointment External Independent
10	Toshio Asano	_	New appointment External Independent

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the
		April 1979 Joined the Company	Company held
		June 2006Executive Officer of the Company Deputy Head of Corporate Support Center of the CompanyJune 2008Head of Raw Material Purchasing Center of the Company President of the Company President and CEO of the Company	
1	Misao Fudaba (February 23, 1956) Reappointment	 (Positions and responsibilities) President and CEO, President, Member of the Nomination and Compensation Committee and Chairman of the Management Advisory Committee [Reasons for selection as a candidate for Director] Mr. Misao Fudaba has served as President and CEO of the Company since 2010, and has achievements in leading the Group toward improving corporate value through his strong leadership. Based on his wealth of insight and operational experience in overall management, the Company has determined that he is an appropriate person to promote global business management, and thus requests his election as Director. 	112,728
2	Yoshimi Ogawa (January 8, 1960) Reappointment	April 1983 Joined the Company June 2000 Head of Production Innovation Center, Production Technology Headquarters of the Company April 2002 June 2006 Executive Officer of the Company June 2006 Executive Officer of the Company Vice President of Aerospace & Defense Systems/Safety Systems Company of the Company General Manager of Harima Plant, Aerospace & Defense Systems/Safety Systems Company of the Company June 2009 Head of Production Technology of the Company Responsible for Responsible Care of the Company Responsible for Engineering Center of the Company June 2011 Director of the Company June 2013 Managing Executive Officer of the Company April 2014 General Manager of Production Technology Headquarters of the Company April 2015 Responsible for Quality Management Division of the Company June 2016 Responsible for Aerospace & Defense Systems/Safety Systems Company of the Company June 2017 Senior Managing Executive Officer of the Company June 2017 Senior Managing Executive Officer, Member of the Management Advisory Committee, Responsible for Quality Management Division, Responsible for Quality Management Division, Responsible for Responsible for Quality Management Division, Responsible for Responsible for Responsible for Responsible for Responsible	49,480

No.	Name (Date of birth)		Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the
	(Company held
		April 1984	Joined the Company	
		June 2011	Head of Raw Material Purchasing Center of the Company	
		June 2014	Executive Officer of the Company	
			Representative Director and President of Daicel Logistics	
			Service Co., Ltd.	
		June 2017	Managing Executive Officer of the Company	
			Responsible for Business Process Innovation of the Company	
	Kotaro Sugimoto			
3	(October 10, 1960)		(Positions and responsibilities)	17,202
			Managing Executive Officer, Head of Raw Material Purchasing	,
	New appointment		Center and Responsible for Business Process Innovation	
			ction as a candidate for Director]	
			imoto has served as the responsible person for the Raw Material	
			er of the Company, and has a wealth of experience, achievements,	
		-	appropriate raw material procurement essential to the Group's	
			Company has determined that he is an appropriate person to	
			ompany's group management and global business management,	
			his election as Director.	
		April 1982	Joined the Company	
		July 2010	Vice President of Cellulose Company of the Company	
		June 2012	President of Cellulose Company of the Company	
		June 2014	Executive Officer of the Company	
			Head of Raw Material Purchasing Center of the Company	
		June 2017	Managing Executive Officer of the Company	
			Responsible for Corporate Planning of the Company	
	Hisanori Imanaka			
4	(January 12, 1960)		(Positions and responsibilities)	21,280
			Managing Executive Officer and Responsible for Corporate	21,200
	New appointment		Planning	
		-	ction as a candidate for Director]	
			anaka has served as the responsible person for administrative	
			d in management planning and M&A, etc., and has a wealth of	
			evements, and insights in management. The Company has	
			he is an appropriate person to strengthen the Company's group	
		-	global business management, and thus requests his election as	
		Director.		
		April 1984	Joined the Company	
		June 2008	Representative Director and President of Daicel Safety Systems	
		1 1 201 1	Inc.	
		April 2014	Head of Central Research Center of the Company	
			Head of Corporate Research Center of R&D Headquarters of	
		F1 2017	the Company	
		February 2015	Deputy General Manager of R&D Headquarters of the	
		J 2017	Company	
	Akihisa Takabe	June 2015	Executive Officer of the Company	
5	(January 20, 1960)			11,903
	b.r.		(Significant concurrent positions)	· ·
	New appointment		Executive Officer and Deputy General Manager of R&D	
		Headquarters		
			ction as a candidate for Director]	
			kabe has served as the responsible person for the Company's	
			nologies and research and development divisions in various areas	
			t development. He also has a wealth of experience, achievements,	
			ne planning and development of new products of the Group. The	
		· ·	termined that he is an appropriate person, and thus requests his	
		election as Direct	or.	

	Name	Past experience, positions, responsibilities	Number of
No.	(Date of birth)	and significant concurrent positions	shares of the
	(Date of birth)		Company held
6	Masafumi Nogimori (December 21, 1947) Reappointment External Independent	April 2005Executive Vice President and Representative Director of Astellas Pharma Inc.June 2006President & CEO and Representative Director of Astellas Pharma Inc.June 2011Chairman and Representative Director of Astellas Pharma Inc.June 2016Retired from Chairman and Representative Director of Astellas Pharma Inc.June 2017Director of the Company(Positions and responsibilities) Director and Chairman of the Nomination and Compensation Committee (Significant concurrent positions) External Director of Linical Co., Ltd.[Reasons for selection as a candidate for External Director]Mr. Masafumi Nogimori has a wealth of insights and experience, etc., fostered as a manager of a company that produces and sells medical products, and to have him utilize these in the management of the Company, the Company requests his election	1
7	Kunie Okamoto (September 11, 1944) Reappointment External Independent	as External Director.April 2005President of Nippon Life Insurance CompanyJune 2010Audit & Supervisory Board Member of the CompanyApril 2011Chairman of Nippon Life Insurance CompanyApril 2018Director and Consultant of Nippon Life Insurance CompanyJune 2018Director of the CompanyJuly 2018Consultant of Nippon Life Insurance CompanyJuly 2018Consultant of Nippon Life Insurance Company(Positions and responsibilities)Director and Member of the Nomination and Compensation Committee (Significant concurrent positions) Consultant of Nippon Life Insurance Company Chairman of East Nippon Expressway Co., Ltd. (External Director) External Director of TOKYU CORPORATION External Director of Kintetsu Group Holdings Co., Ltd.[Reasons for selection as a candidate for External Director] Mr. Kunie Okamoto has a wealth of insights and experience, etc., fostered as a manager of a financial institution, and to have him utilize these in the managemen of the Company requests his election as External Director.	

No.	Name		Past experience, positions, responsibilities	Number of shares of the
	(Date of birth)		and significant concurrent positions	Company held
8	Teisuke Kitayama (October 26, 1946) Reappointment External Independent	June 2005 June 2005 Director Pres Mitsui Finand Chairman of Mitsui Banki April 2011 Retired from Inc. Chairman of Corporation April 2017 Director of S June 2017 Advisor of St October 2018 Honorary Ad ment (Positions an Director and Committee (Significant of Honorary Ad External Aud	Chairman of the Board of Sumitomo Mitsui Banking Corporation Director of Sumitomo Mitsui Banking Corporation Advisor of Sumitomo Mitsui Banking Corporation Director of the Company Honorary Advisor of Sumitomo Mitsui Banking Corporation (Positions and responsibilities) Director and Member of the Nomination and Compensation	0
		Mr. Teisuke Kitay manager of financ of the Company, th	tion as a candidate for External Director] yama has a wealth of insights and experience, etc., fostered as a ial institutions, and to have him utilize these in the management the Company requests his election as External Director.	
9	Sonoko Hacchoji (January 15, 1950) New appointment External Independent	Ms. Sonoko Hacc member of a man company, and to	Director and Vice President of IBJ International Plc., U.K. securities subsidiary of The Industrial Bank of Japan, Limited Executive Officer of IBJ Leasing Company, Limited Director (General Manager of Administration Division) of Yuki Management & Research Co., Ltd. Managing Director and Managing Executive Officer of FUJITA KANKO INC. (Chief of Planning Group and Deputy Chief of Business Operations Division) Special Advisor to the President (Chief Strategy Officer) of Tsuda University (Significant concurrent positions) External Director of NIPPON STEEL NISSHIN CO., LTD. External Director of Japan Airlines Co., Ltd. tion as a candidate for External Director] hoji has a wealth of insights and experience, etc., fostered as a agement team at financial institutions and a hotel management have her utilize these in the management of the Company, the her election as External Director.	
10	Toshio Asano (December 4, 1952) New appointment External Independent	April 2010 April 2014 June 2014 April 2016 June 2016 [Reasons for select Mr. Toshio Asan	President & Representative Director. President & Representative Director, Presidential Executive Officer of Asahi Kasei Pharma Corp. Presidential Executive Officer of Asahi Kasei Corp. President & Representative Director, Presidential Executive Officer of Asahi Kasei Corp. Director and Standing Advisor of Asahi Kasei Corp. Standing Advisor of Asahi Kasei Corp. (Significant concurrent positions) Standing Advisor of Asahi Kasei Corp. External Director of MEDIPAL HOLDINGS CORPORATION tion as a candidate for External Director] o has a wealth of insights and experience, etc., fostered in ies that manufacture and sell chemical goods, and to have him	

No.	Name (Date of birth)	Past experience, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
		utilize these in the management of the Company, the Company requests his election as External Director.	

(Notes)

- 1. There are no special interests between each candidate for Director and the Company.
- 2. Mr. Masafumi Nogimori, Mr. Kunie Okamoto, Mr. Teisuke Kitayama, Ms. Sonoko Hacchoji, and Mr. Toshio Asano are candidates for External Directors.
- 3. Matters concerning the candidates for External Directors are as follows:
 - (1) Candidate for External Director, Mr. Masafumi Nogimori
 - 1) Matters that should be specifically noted regarding the candidate for External Director
 - Mr. Masafumi Nogimori will have served as External Director for a period of two years as of the conclusion of this General Meeting of Shareholders.
 - Mr. Masafumi Nogimori has taken on roles such as Representative Director and President at Astellas Pharma Inc., a business partner of the Company. Since he retired from the position of Representative Director and Chairman of Astellas Pharma Inc. in June 2016, he has not been involved in its business execution. The Group has business transactions with Astellas group, and the Group's sales to said group are less than 1% of the Group's consolidated sales. Therefore, we believe that this will not have an effect on the independency of Mr. Masafumi Nogimori as External Director.
 - The Company has registered him as an independent director with Tokyo Stock Exchange, pursuant to the rules stipulated by the Exchange. If his election is approved, the Company plans to continue registering him as independent director. Additionally, he satisfies the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" as defined by the Company. Regarding the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" as defined by the Company. Regarding the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" defined by the Company, please refer to the standard which is attached on the last portion of the Reference Documents.
 - 2) Liability limitation agreements with the candidate for External Director

The Company has entered into a liability limitation agreement with Mr. Masafumi Nogimori. The outline of the agreement is as follows:

- When bearing liability for the damages stipulated in Article 423 Paragraph 1 of the Companies Act, he shall be liable for such damages to the extent of ¥15 million or the minimum liability amount set forth in Article 425 Paragraph 1 of the Companies Act, whichever is higher.
- The above liability limitation applies only in cases where he has performed his duties which caused liabilities in good faith and without gross negligence.

Subject to the approval of the election of Mr. Masafumi Nogimori, the Company plans to continue said liability limitation agreement with him.

- (2) Candidate for External Director, Mr. Kunie Okamoto
 - 1) Matters that should be specifically noted regarding the candidate for External Director
 - Mr. Kunie Okamoto will have served as External Director for a period of one year as of the conclusion of this General Meeting of Shareholders. Previously, he served as External Audit & Supervisory Board Member for eight years.
 - Mr. Kunie Okamoto has taken on roles such as President of Nippon Life Insurance Company, a lender of the Company. Since he was appointed Director and Consultant of said company in April 2018, he has not been involved in its business execution. Additionally, the Group's amount of borrowings from said company is less than 1% of the Group's consolidated total assets, and insurance premiums which the Group paid to said company is less than 1% of the said company's premiums and other income. Therefore, we believe that this will not have an effect on the independency of Mr. Kunie Okamoto as External Director.
 - The Company has registered him as an independent director with Tokyo Stock Exchange, pursuant to the rules stipulated by the Exchange. If his election is approved, the Company plans to continue registering him as independent director. Additionally, he satisfies the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" as defined by the Company. Regarding the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" defined by the Company, please refer to the standard which is attached on the last portion of the Reference Documents.
 - 2) Liability limitation agreements with the candidate for External Director

The Company has entered into a liability limitation agreement with Mr. Kunie Okamoto.

The outline of the agreement is as follows:

- When bearing liability for the damages stipulated in Article 423 Paragraph 1 of the Companies Act, he shall be liable for such damages to the extent of ¥15 million or the minimum liability amount set forth in Article 425 Paragraph 1 of the Companies Act, whichever is higher.
- The above liability limitation applies only in cases where he has performed his duties which caused liabilities in good faith and without gross negligence.

Subject to the approval of the election of Mr. Kunie Okamoto, the Company plans to continue said liability limitation agreement with him.

- (3) Candidate for External Director, Mr. Teisuke Kitayama
 - 1) Matters that should be specifically noted regarding the candidate for External Director
 - Mr. Teisuke Kitayama will have served as External Director for a period of one year as of the conclusion of this General Meeting of Shareholders.
 - Since June 2017, Mr. Teisuke Kitayama has served as a non-executive officer (Director) of Sumitomo Mitsui Banking Corporation, which is a Specified Associated Service Provider of the Company.
 - Mr. Teisuke Kitayama has taken on roles such as Chairman of the Board of Sumitomo Mitsui Banking Corporation, a lender of the Company. Since he retired from the position of Representative Director of Sumitomo Mitsui Banking Corporation in April 2011, he has not been involved in said bank's business execution. The Group's amount of borrowings from said bank is equivalent to approximately 2.7 % of the Group's consolidated total assets. Approximately eight years have passed since he was no longer involved in the business execution of said bank or Sumitomo Mitsui Financial Group, Inc. Therefore, we believe that this will not have an effect on the independency of Mr. Teisuke Kitayama as External Director.
 - The Company has registered him as an independent director with Tokyo Stock Exchange, pursuant to the rules stipulated by the Exchange. If his election is approved, the Company plans to continue registering him as independent director. Additionally, he satisfies the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" as defined by the Company. Regarding the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" defined by the Company, please refer to the standard which is attached on the last portion of the Reference Documents.
 - 2) Liability limitation agreements with the candidate for External Director
 - The Company has entered into a liability limitation agreement with Mr. Teisuke Kitayama. The outline of the agreement is as follows:
 - When bearing liability for the damages stipulated in Article 423 Paragraph 1 of the Companies Act, he shall be liable for such damages to the extent of ¥15 million or the minimum liability amount set forth in Article 425 Paragraph 1 of the Companies Act, whichever is higher.
 - The above liability limitation applies only in cases where he has performed his duties which caused liabilities in good faith and without gross negligence.

Subject to the approval of the election of Mr. Teisuke Kitayama as External Director, the Company plans to enter into said liability limitation agreement with him.

- (4) Candidate for External Director, Ms. Sonoko Hacchoji
 - 1) Matters that should be specifically noted regarding the candidate for External Director
 - Ms. Sonoko Hacchoji is a spouse of a non-executive person (External Audit & Supervisory Board Members) of Marubeni Corporation, which is a Specified Associated Service Provider of the Company.
 - Japan Airlines Co., Ltd., at which Ms. Sonoko Hacchoji serves as External Director, received a business improvement order with regard to ensuring air transportation safety from the Ministry of Land, Infrastructure and Transport ("MLIT") on December 18, 2018 as MLIT found serious violations that had effects on air safety, such as alcohol intake issues caused by flight crew members and decisions related to modifying crew operating structures. On January 11, 2019, said company also received a business improvement recommendation with regard to ensuring air transportation safety from MLIT due to a case of alcohol intake by a cabin crew member. While she did not recognize these problems until the facts caused these issues were revealed, she has made suggestions on a regular basis in the Board of Directors and other meetings from the standpoint of legal and regulatory compliance. In addition, after these issues came to light, she fulfilled her roles through issuing instructions for thorough investigations of these cases and preparation of preventive measures.
 - The Company plans to register her as an independent director with Tokyo Stock Exchange, pursuant to the rules stipulated by the Exchange. Additionally, she satisfies the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" as defined by the Company. Regarding the "Standards for Independence of External Directors / External Audit & Supervisory Board Members" defined by the Company, please refer to the standard which is attached on the last portion of the Reference Documents.
 - Ms. Sonoko Hacchoji is scheduled to retire from the position of External Director of NIPPON STEEL NISSHIN CO., LTD. at the conclusion of its Annual General Meeting of Shareholders scheduled to be held in June 2019.
 - Ms. Sonoko Hacchoji is scheduled to be appointed to the position of External Director of Maruha Nichiro Corporation on June 26, 2019.

2) Liability limitation agreements with the candidate for External Director

If the election of Ms. Sonoko Hacchoji is approved, the Company plans to enter into a liability limitation agreement with her.

The outline of the agreement is as follows:

- When bearing liability for the damages stipulated in Article 423 Paragraph 1 of the Companies Act, she shall be liable for such damages to the extent of ¥15 million or the minimum liability amount set forth in Article 425 Paragraph 1 of the Companies Act, whichever is higher.
- The above liability limitation applies only in cases where she has performed her duties which caused liabilities in good faith and without gross negligence.
- (5) Candidate for External Director, Mr. Toshio Asano
 - 1) Matters that should be specifically noted regarding the candidate for External Director
 - In October 2015, while Mr. Toshio Asano served as President & Representative Director of Asahi Kasei Corp., it was publicized that Asahi Kasei Construction Materials Corp., a subsidiary of Asahi Kasei Corp., diverted data on installation of foundation piles. In January 2016, Asahi Kasei Construction Materials Corp. received supervisory dispositions in accordance with the Construction Business Act. Although the installation had been performed before he was appointed as an executive of Asahi Kasei Corp., he took the issue with the utmost gravity, established internal and external investigation committees as the parent company's president, and formulated measures to probe the cause and prevent recurrence.
 - Mr. Toshio Asano has taken on roles such as President & Representative Director of Asahi Kasei Corp., a business partner of the Company. Since he retired from the position of President & Representative Director of Asahi Kasei Corp. in April 2016, he has not been involved in its business execution. The Group has business transactions with Asahi Kasei group, and the Group's sales to said group is less than 1% of the Group's consolidated sales, while purchase amounts from said group is less than 1% of said group's consolidated sales. Therefore, we believe that this will not have an effect on the independency of Mr. Toshio Asano as External Director.
 - The Company plans to register him as an independent director with Tokyo Stock Exchange, pursuant to
 the rules stipulated by the Exchange. Additionally, he satisfies the "Standards for Independence of
 External Directors / External Audit & Supervisory Board Members" as defined by the Company.
 Regarding the "Standards for Independence of External Directors / External Audit & Supervisory
 Board Members" defined by the Company, please refer to the standard which is attached on the last
 portion of the Reference Documents.
 - Mr. Toshio Asano is scheduled to assume the position of External Director of Tokyo Century Corporation as of June 24, 2019.
 - 2) Liability limitation agreements with the candidate for External Director

If the election of Mr. Toshio Asano is approved, the Company plans to enter into a liability limitation agreement with him.

The outline of the agreement is as follows:

- When bearing liability for the damages stipulated in Article 423 Paragraph 1 of the Companies Act, he shall be liable for such damages to the extent of ¥15 million or the minimum liability amount set forth in Article 425 Paragraph 1 of the Companies Act, whichever is higher.
- The above liability limitation applies only in cases where he has performed his duties which caused liabilities in good faith and without gross negligence.

Proposal 4: Election of 1 Audit & Supervisory Board Member

The term of office of Audit & Supervisory Board Member Mr. Hiroyasu Masuda will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 1 Audit & Supervisory Board Member is proposed.

The Board of Audit & Supervisory Board Members has given its consent to this proposal.

Name (Date of birth)		Past experience, positions and significant concurrent positions	Number of shares of th Company he
	April 1981	Joined the Company	
	July 2000	Manager of Accounting Group of Business Support	
		Headquarters of the Company	
	April 2002	Leader of Accounting Group of Corporate Support Center of the Company	
	June 2011	Deputy Head of Corporate Support Center of the Company	
	June 2016	Executive Officer of the Company	
Shinji Fujita		1 2	
(January 31, 1959)		(Positions)	04 127
•		Executive Officer and Deputy Head of Corporate Support	24,137
New appointment		Center	
	[Reasons for se	lection as a candidate for Audit & Supervisory Board Member]	
	Mr. Shinji Fuj	ita has served as a responsible person for accounting divisions for	
	many years, a	and overseen the Group's finance and accounting. Taking into	
	consideration h	is achievements, the Company has determined that he can conduct	
		eutral and objective viewpoint and that he is an appropriate person to	
		ndness of management as Audit & Supervisory Board Member, and	
	requests his ele	ction as Audit & Supervisory Board Member.	

Proposal 5: Revision of Amount of External Director Compensation

The amount of Director compensation was approved at the 152th Annual General Meeting of Shareholders held on June 22, 2018 to be 500 million yen or less per year (including 60 million yen or less per year for External Directors).

The Company proposes an increase of 1 External Director to further enhance corporate governance as stated in Proposal 3. In addition, taking into account factors such as the diversified roles that are expected of External Directors, additional increases in the responsibilities of External Directors, and other various factors, it is proposed that only the portion for the amount of External Director compensation be increased by revising the amount of Director compensation to 500 million yen or less per year (including 80 million yen or less per year for External Directors).

The number of Directors will be 10 (including 5 External Directors) if Proposal 3 is approved as proposed.