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(Translation)

Securities Code 8316

June 8, 2023

To Shareholders with Voting Rights

Jun Ohta Director President Sumitomo Mitsui Financial Group, Inc. 1-2, Marunouchi 1-chome, Chiyoda-ku, Tokyo, Japan

NOTICE OF CONVOCATION OF THE 21st ORDINARY GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

You are cordially invited to attend the 21st Ordinary General Meeting of Shareholders of Sumitomo Mitsui Financial Group, Inc. (the "Company") to be held as stated below. If you are unable to attend the meeting, you can exercise your voting rights by post or via the Internet. Please

If you are unable to attend the meeting, you can exercise your voting rights by post or via the Internet. Please take the time to review the "Reference Documents for the General Meeting of Shareholders" and exercise your voting rights in accordance with the instructions on pages 3 to 4.

Particulars

1. Date and Time:	10:00 a.m. on Thursday, June 29, 2023 (Japan time)
2. Place:	Head Office of the Company (Sumitomo Mitsui Banking Corporation Head Office Building) at 1-2, Marunouchi 1-chome, Chiyoda-ku, Tokyo, Japan
3. Agenda of the Meeting:	
Matters to be reported:	 Business Report, Consolidated Financial Statements for the 21st Fiscal Year (from April 1, 2022 to March 31, 2023) and results of the audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit Committee Non-Consolidated Financial Statements for the 21st Fiscal Year (from April 1, 2022 to March 31, 2023)
Proposals to be resolved:	
Company Proposals	
Proposal No. 1:	Appropriation of Surplus
Proposal No. 2:	Election of Fifteen Directors
Shareholder Propos	al

Proposal No. 3: Partial Amendments to the Articles of Incorporation (Issuing and disclosing a transition plan to align lending and investment portfolios with the Paris Agreement's 1.5 degree goal requiring net zero emissions by 2050)

Measures for Electronic Provision of Shareholders Meeting Reference Documents Format

Pursuant to applicable laws and regulations and Article 25 of the Articles of Incorporation, the Company has taken measures for electronic provision of the shareholders meeting reference documents (the "electronic provision measures matters"). Please access the following Company's website to view them.

The Company's website	https://www.smfg.co.jp/english/investor/financial/meeting.html
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* In addition to the Company's website, the electronic provision measures matters are also posted on the Tokyo Stock Exchange's website (Listed Company Search). Please access the following website and enter "Sumitomo Mitsui Financial Group" as the issue name (company name) or "8316" as the securities code, perform a search, then select "Basic information" and then "Documents for public inspection/PR information" to view them.

Tokyo Stock Exchange's website	https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show
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^{*} If the electronic provision measures matters are corrected, a statement to that effect, the matters before correction , and the corrected items will be posted on the Company's website and on the Tokyo Stock Exchange's website.

^{*} Among the electronic provision measures matters provided in electronic format, the following items are not included in the documents delivered to shareholders who have requested physical delivery of documents by the record date, in accordance with laws and regulations and Article 25 of the Articles of Incorporation of the Company: "Matters regarding Stock Acquisition Rights, etc. of the Company," "System to Ensure Appropriate Conduct of Operations" in the Business Report, the Notes to the Consolidated Financial Statements, and the Notes to the Non-Consolidated Financial Statements.

[Guidance on the Exercise of Voting Rights]

Exercise of Voting Rights via the Internet

Voting Deadline: No later than 5:10 p.m. on Wednesday, June 28, 2023 (Japan time)

Please log-in to the website managed by our share register agent and indicate your approval or disapproval for each proposal no later than the above voting deadline, following the instructions on the screen.

- If you vote more than once via the Internet, your last vote will be treated as effective.
- If you vote both by post and via the Internet, your vote via the Internet will be treated as effective.
- The above voting website is available in Japanese only.

For log-in instructions, please see page 4.

Please be advised that there are system constraints for security purposes. For further information, please contact Web Support at the telephone number below.

Inquiries regarding Exercise of Voting Rights via the Internet:

Sumitomo Mitsui Trust Bank, Limited Stock Transfer Agency Web Support Phone: 0120-652-031 (toll free within Japan) Hours: 9:00 a.m. to 9:00 p.m. (Japan time)

[The Electronic Voting Platform for Institutional Investors]

The Electronic Voting Platform, operated by ICJ, Inc., is available for institutional investors that have applied in advance to use the platform.

Exercise of Voting Rights by Post

Voting Deadline: Voting Rights Exercise Form must reach our share register agent no later than 5:10 p.m. on Wednesday, June 28, 2023 (Japan time).

Please indicate your approval or disapproval of each proposal on the enclosed Voting Rights Exercise Form and return it by post to reach our share register agent no later than the above voting deadline. If a form is submitted without indicating approval/disapproval for individual proposals, it will be considered to be approving the company proposals and disapproving the shareholder proposal.

For details, please see page 4.

If you attend the Ordinary General Meeting of Shareholders in person, please present the enclosed Attendance Sheet at the reception desk without detaching the Voting Rights Exercise Form on arrival at the meeting.

Exercise of Voting Rights via the Internet

How to log-in via QR Code

- 1. Please scan the enclosed "Login QR Code for General Shareholders Meeting Portal Site" printed on the Voting Rights Exercise Form.
- 2. Please select the "Exercise Voting Rights" button on the top page of the "General Shareholders Meeting Portal Site."
- Note: If you change the content of the vote after exercising your voting right, you will be required to enter the "Login ID / Login ID for General Shareholders Meeting Portal Site" and password printed on the Voting Rights Exercise Form.

How to log-in using Login ID and Password

1. Please access the following website and enter the "Login ID / Login ID for General Shareholders Meeting Portal Site" and password printed on the Voting Rights Exercise Form.

https://www.soukai-portal.net

2. Please select the "Exercise Voting Rights" button on the top page of the "General Shareholders Meeting Portal Site."

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Follow the on-screen instructions to indicate your approval or disapproval for proposals.

You can exercise your voting right by accessing the following voting website and entering the "Login ID / Login ID for General Shareholders Meeting Portal Site" and password. https://www.web54.net/

Exercise of Voting Rights by Post

Please indicate your approval or disapproval of each proposal on the enclosed Voting Rights Exercise Form and return it by post. You can use the enclosed personal information security sticker. If a form is submitted without indicating approval/disapproval for individual proposals, it will be considered to be approving the company proposals and disapproving the shareholder proposal.

<How to fill out the Voting Rights Exercise Form>

As to Proposal No. 2, if you wish to express a differing opinion on one or more of the candidates, enter the number of the candidate.

Proposal No. 3 is a proposal made by certain shareholders. The Board of Directors opposes this proposal. For details, please see pages 35 to 37.

[Sending Questions and Opinions in Advance and Viewing Simultaneous Broadcast]

The dedicated website below is available in Japanese only.

<How to log-in to the dedicated website>

Please access the following dedicated website and enter the **shareholder number** and **postal code** printed on the Voting Rights Exercise Form.

Dedicated website https://smfg-soukai.live/

[Recommended system environment]

(Windows environment) Microsoft Edge (Chromium) Google Chrome Mozilla Firefox	(Macintosh environment) Safari Google Chrome Mozilla Firefox
(iPhone/iPad environment) Safari	(Android environment) Google Chrome Mozilla Firefox

<How to send your questions/opinions in advance>

No later than Friday, June 23, 2023

- 1) Enter your question/opinion in the text box on the screen after logging in.
- 2) Press "Send."

Notes:

- Each person is allowed to submit only one question/opinion.
- Enter your question/opinion concisely.
- We plan to explain the Company's position and other matters at the General Meeting of Shareholders
 regarding mainly matters in which shareholders are believed to be highly interested among the
 questions/opinions you sent. In addition, the Company's position and other information will be posted on the
 Company's website after the close of the General Meeting of Shareholders.
- Please note that we do not give explanations to and contact shareholders individually.

<How to view simultaneous broadcast> 10:00 a.m. on Thursday, June 29, 2023

Press "Start view" on the screen after logging in.

Notes:

- During simultaneous broadcast, you cannot exercise voting rights or ask questions, among other things.
- Please note that video and audio may delay in comparison with what is going on at the general shareholders meeting, and problems may occur depending on the equipment you are using and the network environment you are in.

Reference Documents for the General Shareholders Meeting

Proposals, Reasons and References

Company Proposals (Proposals 1 and 2)

Proposal No. 1: Appropriation of Surplus

The Company's capital policy is to realize sustainable growth in shareholder value by balancing securing financial soundness, enhancing shareholder returns and investing for growth. Considering this policy, economic and financial climates forecasted for the future, and business results for the 21st fiscal year, we propose the dividend of surplus at the end of the fiscal year as described below.

It should be noted that we do not propose any other appropriation of surplus.

(1) Dividend type

Cash

(2) Allocation of dividend and aggregate amount to be distributed
 Common stock ¥125 per share Total ¥168,077,568,000

As we have already paid an interim dividend of \$115 per share of Common stock, the annualized dividend will be \$240 per share, which is an increase of \$30 per share compared with the preceding fiscal year.

(3) Effective date of dividend of surplus

June 30, 2023



(Reference) Dividend per share of Common Stock

Proposal No. 2: Election of Fifteen Directors

Mr. Toru Nakashima has already resigned from his post as Director, and the terms of office of all fourteen Directors will expire at the conclusion of the meeting. Accordingly, on this occasion, the election of the following fifteen Directors (seven of whom will be Outside Directors) is proposed.

The candidates to serve as Directors, based on the decision of the Nominating Committee, are as follows.

Candidate No.	Name	Positions and responsibilities at the Company	Attendance of the Board of Directors meeting (attendance rate)
1	Takeshi Kunibe (Reelection)	Chairman of the Board Member of the Nominating Committee Member of the Compensation Committee Member of the Sustainability Committee	Attended all 13 meetings (100%)
2	Jun Ohta (Reelection)	Director President (Representative Corporate Executive Officer) Group CEO Member of the Compensation Committee Member of the Sustainability Committee	Attended all 13 meetings (100%)
3	Akihiro Fukutome (New Candidate)	_	
4	Teiko Kudo (Reelection)	Director Senior Managing Corporate Executive Officer Group CRO Officer in charge of Corporate Risk Management Department, Risk Management Information Department, Risk Management Department, Americas Division, and Credit & Investment Planning Department	Attended all 13 meetings (100%)
5	Fumihiko Ito (New Candidate)	Senior Managing Corporate Executive Officer Group CFO, Group CSO Officer in charge of Public Relations Department, Corporate Planning Department, Business Development Department, Corporate Sustainability Department, Financial Accounting Department, and Accounting Service & Planning Department	
6	Toshihiro Isshiki (Reelection)	Director Member of the Audit Committee	Attended all 13 meetings (100%)
7	Yoshiyuki Gono (New Candidate)	Managing Executive Officer	_
8	Yasuyuki Kawasaki (Reelection)	Director	Attended all 13 meetings (100%)

Candidate No.	Name	Position and responsibility at the Company	Attendance of the Board of Directors meeting (attendance rate)
9	Masayuki Matsumoto (Reelection) (Outside and	Director Member of the Nominating Committee Member of the Audit Committee (Chairman)	Attended all 13 meetings (100%)
10	Independent) Shozo Yamazaki (Reelection) (Outside and Independent)	Director Member of the Audit Committee Member of the Risk Committee (Chairman)	Attended all 13 meetings (100%)
11	Yoshinobu Tsutsui (Reelection) (Outside and Independent)	Director Member of the Nominating Committee (Chairman) Member of the Compensation Committee	Attended all 13 meetings (100%)
12	Katsuyoshi Shinbo (Reelection) (Outside and Independent)	Director Member of the Audit Committee Member of the Compensation Committee (Chairman)	Attended all 13 meetings (100%)
13	Eriko Sakurai (Reelection) (Outside and Independent)	Director Member of the Nominating Committee Member of the Compensation Committee Member of the Sustainability Committee (Chairman)	Attended all 13 meetings (100%)
14	Charles D. Lake II (New Candidate) (Outside and Independent)		
15	Jenifer Rogers (New Candidate) (Outside and Independent)		_

Notes: 1. "Attendance of the Board of Directors meeting (attendance rate)" represents attendance and attendance rate of the Board of Directors meeting held during the 21st fiscal year.

 CEO, CRO, CFO, and CSO each refers to the following. CEO: Chief Executive Officer CRO: Chief Risk Officer CFO: Chief Financial Officer CSO: Chief Strategy Officer

3. Messrs. and Mses. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, Eriko Sakurai, Charles D. Lake II, and Jenifer Rogers meet the "Independence Standards for Outside Directors" set forth by the Company, stated on page 34.

4. The Company has designated Messrs. and Ms. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, and Eriko Sakurai as Independent Directors in accordance with the requirements of the financial instruments exchanges in Japan, such as Tokyo Stock Exchange, Inc. In addition, the Company will designate Mr. Charles D. Lake II and Ms. Jenifer Rogers as Independent Directors.

	,	Committee to be appointed to * (indicates Chairman				Expected knowledge and experience in particular						Diversity			
Name	Year of appointment	Nominating	Audit	Compensation	Risk	Sustainability	Corporate management	Finance	Global	Legal affairs/ Risk management	Financial accounting	IT/DX	Sustainability	Internationality (foreign nationals)	Gender
Takeshi Kunibe	2007	0		0		0	0	0	0	0	0	0	0		Male
Jun Ohta	2014			0		0	0	0	0	0	0	0	0		Male
Akihiro Fukutome	_						0	0	0	0	0	0	0		Male
Teiko Kudo	2021							0	0	0			0		Female
Fumihiko Ito	_				0			0	0	0	0	0	0		Male
Toshihiro Isshiki	2021		0					0		0					Male
Yoshiyuki Gono	_		0					0	0	0					Male
Yasuyuki Kawasaki	2021						0	0	0						Male
Masayuki Matsumoto	2017	0	\bigcirc				0			0					Male
Shozo Yamazaki	2017		0		\bigcirc					0	0				Male
Yoshinobu Tsutsui	2017	\bigcirc		0			0	0							Male
Katsuyoshi Shinbo	2017		0	O						0					Male
Eriko Sakurai	2015	0		0		O	0		0				0		Female
Charles D. Lake II	_	0			0		0	0	0	0				0	Male
Jenifer Rogers	_			0		0	0	0	0	0		0	0	0	Female

	-	T 1 0				-		
- (Reference) List of t	the Expertis	e of the Ca	andidates for	r Directors ((Skills Matrix)	1
	reterence		me Emperino		and autob 101	Directors	(Online multing)	£

Notes: 1. The items listed in "Expected knowledge and experience in particular" are areas particularly expected of the relevant director candidates and do not represent all of the knowledge and experience possessed by the director candidates.

2. If Proposal No. 2 is approved, members and chairman of each committee will be as follows.

Nominating Committee:	Yoshinobu Tsutsui (Chairman), Takeshi Kunibe, Masayuki Matsumoto,
	Eriko Sakurai, Charles D. Lake II
Audit Committee:	Masayuki Matsumoto (Chairman), Toshihiro Isshiki, Yoshiyuki Gono,
	Shozo Yamazaki, Katsuyoshi Shinbo
Compensation Committee:	Katsuyoshi Shinbo (Chairman), Takeshi Kunibe, Jun Ohta,
	Yoshinobu Tsutsui, Eriko Sakurai, Jenifer Rogers
Risk Committee:	Shozo Yamazaki (Chairman), Fumihiko Ito, Charles D. Lake II,
	Hirohide Yamaguchi (outside expert), Tatsuo Yamasaki (outside expert)
Sustainability Committee:	Eriko Sakurai (Chairman), Takeshi Kunibe, Jun Ohta, Jenifer Rogers,
	Yukari Takamura (outside expert), Eiichiro Adachi (expert)

Candidate No.	Name (Date of birth)		reer summary, position, responsibility, nificant concurrent positions and others	Type and number of shares of the Company held
1	Takeshi Kunibe (March 8, 1954) (Male) Reelection	Chairman Member of Member of Member of Significant cond Director of LTD. Director of Attendance of t Attended a Reasons for nor Mr. Takesh and insight financial a companies he had led President, Directors of Company, the group of believe tha further gro the decisio Directors.	y: Joined Sumitomo Bank Executive Officer of Sumitomo Mitsui Banking Corporation ("SMBC") Managing Executive Officer of SMBC Managing Executive Officer of the Company Director of the Company Director and Senior Managing Executive Officer of SMBC President and Chief Executive Officer of SMBC President of the Company Resigned as Director of SMBC Director President of the Company Chairman of the Board of the Company Chairman of the Board of the Company (to present) Chairman of the Board of SMBC <u>Resigned as Director of SMBC</u> ponsibility at the Company: of the Board f the Nominating Committee f the Compensation Committee f the Sustainability Committee f the Sustainability Committee f the Sustainability Committee f KOMATSU LTD. FTAISHO PHARMACEUTICAL HOLDINGS CO., f Nankai Electric Railway Co., Ltd. he Board of Directors meeting (attendance rate): II 13 meetings (100%) mination as a candidate for Director: hi Kunibe has extensive business experience, ability t through his involvement in corporate planning, ccounting, public relations, administration of group , etc. over a long time. In addition, since April 2011 SMBC as President and led the Company as and since April 2019 he has ruled the Board of of the Company as Chairman of the Board of the twill continue to contribute to the Group's wth from the perspective of effectively enhancing n making and supervisory functions of the Board of Based on the above, we have judged that he will be e as a Director of the Company, and propose his	91,081 (Common stock)

Candidate No.	Name (Date of birth)	C sig	Type and number of shares of the Company held	
2	Jun Ohta (February 12, 1958) (Male) Reelection	Director President Group CE Member of Member of Attendance of Attendance of Attendad Reasons for no Mr. Jun O insight thr relations, companie addition, I since Apri business of contribute of effectiv functions have judg	Joined Sumitomo Bank Executive Officer of SMBC Managing Executive Officer of SMBC Managing Executive Officer of the Company Senior Managing Executive Officer of the Company Senior Managing Executive Officer of SMBC Director of the Company Director and Senior Managing Executive Officer of SMBC Director and Deputy President of the Company Resigned as Director of SMBC Director Deputy President and Corporate Executive Officer of the Company Director and Deputy President of SMBC Director President of the Company Director President of the Company Senior Additional Company (to present) Resigned as Director of SMBC Director President of the Company (to present) Resigned as Director of SMBC Seponsibility at the Company: (Representative Corporate Executive Officer)	61,604 (Common stock)

Candidate No.	Name (Date of birth)	Car sign	Type and number of shares of the Company held	
3	Akihiro Fukutome (January 1, 1963) (Male) New Candidate	January 2018 March 2021 April 2021 December 2022 April 2023 Significant conc President of Reasons for nom Mr. Akihiro ability and banking, in addition, he 2023, thus I Group. We further grow the decision Directors. E	Joined the Mitsui Bank, Limited Executive Officer of SMBC Managing Executive Officer of SMBC Resigned as Managing Executive Officer of SMBC Chief Officer of Sales Financial Business Group of TOYOTA MOTOR CORPORATION President of TOYOTA FINANCIAL SERVICES Co., Ltd. Retired as Chief Officer of Sales Financial Business Group of TOYOTA MOTOR CORPORATION Resigned as President of TOYOTA FINANCIAL SERVICES Co., Ltd. Senior Managing Corporate Executive Officer of the Company Senior Managing Executive Officer of SMBC Director and Senior Managing Executive Officer of SMBC Resigned as Corporate Executive Officer of the Company President of SMBC (to present) urrent positions:	25,039 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
4	Teiko Kudo (May 22, 1964) (Female) Reelection	Career summary: April 1987 Joined Sumitomo Bank April 2014 Executive Officer of SMBC April 2017 Managing Executive Officer of SMBC April 2020 Senior Managing Executive Officer of SMBC March 2021 Director and Senior Managing Executive Officer of SMBC (to present) April 2021 Senior Managing Corporate Executive Officer of the Company June 2021 Director Senior Managing Corporate Executive Officer of the Company (to present) Position and responsibility at the Company: Director Senior Managing Corporate Executive Officer Group CRO Officer in charge of Corporate Risk Management Department, Risk Management Information Department, Risk Management Department, Americas Division, Credit & Investment Planning Department Significant concurrent positions: Director and Senior Managing Executive Officer of SMBC Member of the Board of Directors meeting (attendance rate): Attendance of the Board of Directors meeting (attendance rate): Attendance of the Board of Directors meeting (attendance rate): Mattendand all 13 meetings (100%) Reasons for nomination as a candidate for Director: Ms. Teiko Kudo has extensive business experience, ability and insight through her involvement in investment banking, risk management, sustainability promotion, etc. over a long time, thus she is intimately familiar with the business of the Group's further growth from the perspective of effectively enhancing the decision making and supervisory functions of the Board of Directors. Based on the above, we have judged that she will be appropriate as a Director of the Company, and propose her election. Other: Ms. Teiko Kudo is scheduled to retire as Director of TOYOTA MOTOR CORPORATION on June 14, 2023.	30,875 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
5	Fumihiko Ito (April 13, 1967) (Male) New Candidate	Career summary:April 1990Joined Sumitomo BankApril 2018Executive Officer of SMBCOctober 2018Executive Officer of the CompanyApril 2020Managing Executive Officer of the CompanyApril 2023Senior Managing Corporate Executive Officer of the Company (to present)Senior Managing Executive Officer of SMBC (to present)Senior Managing Corporate Executive Officer of SMBC (to present)Senior Managing Corporate Executive Officer of SMBC (to present)Position and responsibility at the Company:Senior Managing Corporate Executive OfficerGroup CFO, Group CSOOfficer in charge of Public Relations Department, CorporatePlanning Department, Business Development Department, Corporate Sustainability Department, Financial Accounting Department, Accounting Service & Planning DepartmentSignificant concurrent positions: Senior Managing Executive Officer of SMBCReasons for nomination as a candidate for Director: Mr. Fumihiko I to has extensive business experience, ability and insight through his involvement in corporate planning, sustainability promotion, public relations, financial accounting, etc. over a long time, thus he is intimately familiar with the business of the Group. We believe that he will contribute to the Group's further growth from the perspective of effectively enhancing the decision making and supervisory functions of the Board of Directors. Based on the above, we have judged that he will be appropriate as a Director of the Company, and propose his election.	20,017 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
6	Toshihiro Isshiki (September 15, 1962) (Male) Reelection	Career summary: April 1985 Joined Sumitomo Bank April 2013 Executive Officer of SMBC April 2015 Managing Executive Officer of the Company April 2019 Senior Managing Executive Officer of the Company Senior Managing Executive Officer of SMBC April 2021 Retired as Senior Managing Executive Officer of SMBC June 2021 Director of the Company (to present) Position and responsibility at the Company: Director Member of the Audit Committee Attendance of the Board of Directors meeting (attendance rate): Attended all 13 meetings (100%) Reasons for nomination as a candidate for Director: Mr. Toshihiro Isshiki has extensive business experience, ability and insight through his involvement in general affairs, legal affairs, corporate banking, retail business, operations planning, transaction business, etc. over a long time, thus he is intimately familiar with the business of the Group. We believe that he will continue to contribute to the Group's further growth from the perspective of effectively enhancing the decision making and supervisory functions of the Board of Directors. Based on the above, we have judged that he will be appropriate as a Director of the Company, and propose his election. Other: Mr. Toshihiro Isshiki is scheduled to be appointed as Director of SMBC on June 29, 2023.	36,358 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
7	Yoshiyuki Gono (April 22, 1965) (Male) New Candidate	Career summary: April 1988 Joined Sumitomo Bank April 2018 Executive Officer of the Company Executive Officer of SMBC October 2021 Managing Executive Officer of the Company (to present) Managing Executive Officer of SMBC April 2023 Resigned as Managing Executive Officer of SMBC Position and responsibility at the Company: Managing Executive Officer Reasons for nomination as a candidate for Director: Mr. Yoshiyuki Gono has extensive business experience, ability and insight through his involvement in risk management, treasury, corporate banking, etc. over a long time, thus he is intimately familiar with the business of the Group. We believe that he will contribute to the Group's further growth from the perspective of effectively enhancing the decision making and supervisory functions of the Board of Directors. Based on the above, we have judged that he will be appropriate as a Directo of the Company, and propose his election. Other: Mr. Yoshiyuki Gono is scheduled to resign as Managing Executive Officer of the Company on June 29, 2023.	18,051 (Common stock)

Candidate No.	Name (Date of birth)		areer summary, position, responsibility, gnificant concurrent positions and others	Type and number of shares of the Company held
8	Yasuyuki Kawasaki (April 30, 1959) (Male) Reelection	Director Significant cor Chairman Nikko Attendance of Attended Reasons for no Mr. Yasuy ability and banking, I he has led (Represer intimately that he wi growth fro decision r Directors.	ry: Joined Sumitomo Bank Executive Officer of SMBC Managing Executive Officer of SMBC Managing Executive Officer of the Company Senior Managing Executive Officer of SMBC Director and Senior Managing Executive Officer of SMBC Deputy President and Executive Officer of the Company Director and Deputy President of SMBC Deputy President and Corporate Executive Officer of the Company Deputy Chairman of the Company Deputy Chairman of the Company Deputy Chairman of SMBC Retired as Deputy Chairman of the Company Retired as Deputy Chairman of SMBC Representative Director and Deputy President Executive Officer of SMBC Nikko Securities Inc. ("SMBC Nikko") Chairman of the Board (Representative Director) of SMBC Nikko (to present) Director of the Company (to present) responsibility at the Company enternet positions: of the Board (Representative Director) of SMBC the Board of Directors meeting (attendance rate): all 13 meetings (100%) mination as a candidate for Director: vuki Kawasaki has extensive business experience, d insight through his involvement in international human resources, etc. over a long time. In addition, I SMBC Nikko as Chairman of the Board tative Director) since April 2021, thus he is / familiar with the business of the Group. We believe II continue to contribute to the Group's further om the perspective of effectively enhancing the making and supervisory functions of the Board of . Based on the above, we have judged that he will be te as a Director of the Company, and propose his	32,349 (Common stock)

Candidate No.	Name (Date of birth)		areer summary, position, responsibility, nificant concurrent positions and others	Type and number of shares of the Company held
9	Masayuki Matsumoto (April 14, 1944) (Male) Reelection Outside and Independent	Director Member o Member o Significant com Special Ac Attendance of t Attended a Term of Office 5 years and Reasons for nor outline of the ro Mr. Masay corporate n executive knowledge that he wil to the man comprehen viewpoint particular, manageme participate an objectiv Committee be appropr propose hi Supplementary Mr. Masay	Joined the Japanese National Railways Joined Central Japan Railway Company Director and Manager of the Secretariat of Central Japan Railway Company Executive Director of Central Japan Railway Company Senior Executive Director of Central Japan Railway Company Executive Vice President and Representative Director of Central Japan Railway Company President and Representative Director of Central Japan Railway Company Vice Chairman and Representative Director of Central Japan Railway Company Resigned as Director of Central Japan Railway Company President of Japan Broadcasting Corporation Retired from Japan Broadcasting Corporation Special Advisor of Central Japan Railway Company (to present) Director of SMBC Director of SMBC Director of SMBC Sponsibility at the Company: f the Nominating Committee f the Audit Committee (Chairman) current positions: livisor of Central Japan Railway Company he Board of Directors meeting (attendance rate): all 13 meetings (100%) as Outside Director: d 11 months nination as a candidate for Outside Director and be expected to be played by the candidate if elected: ruki Matsumoto plays a leading role in the field of management, and has extensive experience as an of corporations with public interests and specialized e in corporate management. Accordingly, we believe l continue to timely and adequately provide opinions agement as well as instruct and supervise them by rding the essence of the Company' In based on his knowledge and experience in corporate ent and risk management of the Company. In based on his knowledge and experience in corporate ent and risk management of the Company. In based on his knowledge and experience in corporate ent and risk management of the Company. In based on his knowledge and experience in corporate ent and risk management, we expect him to in the deliberations at the Board of Directors from ze standpoint and to play roles in leading the Audit e as its Chairman and providing accurate suggestions sing effective opinions at the Nominating z. Based upon the above,	

Candidate	Name	Career summary, position, responsibility,	Type and number of
No.	(Date of birth)	significant concurrent positions and others	shares of the
		 transactions between the company and the Group for FY2022 was less than 1% of both the company's consolidated net sales and the Company's consolidated gross profit. In addition, outstanding loans from SMBC, the Company's subsidiary, to Central Japan Railway Company accounted for less than 0.1% of consolidated total assets of the Company. Furthermore, although Central Japan Railway Company holds common stock of the Company, its holdings represent less than 1% of the Company's total number of shares issued. Thus, we believe that he fully satisfies the requirements for the independence as an Outside Director. Other: Mr. Masayuki Matsumoto had served as Outside Director of SMBC, the Company's subsidiary, for the period from June 2015 to June 2017. 	Company held

Candidate No.	Name (Date of birth)	signi	eer summary, position, responsibility, ificant concurrent positions and others	Type and number of shares of the Company held
10	Shozo Yamazaki (September 12, 1948) (Male) Reelection Outside and Independent	September 1974 July 1991 June 2010 July 2010 July 2013 April 2014 June 2017 Position and resp Director Member of Attendance of th Attended all Term of Office a 5 years and Reasons for nom outline of the rol Mr. Shozo Y financial acc certified pul to financial accounting, timely and a well as instr essence of t managemen at the Board play roles ir providing ac opinions at have judged of the Comp	Joined Tohmatsu Awoki & Co. (currently Deloitte Touche Tohmatsu LLC) Registered as a certified public accountant (to present) Representative Partner of Tohmatsu & Co. (currently Deloitte Touche Tohmatsu LLC) Retired from Deloitte Touche Tohmatsu LLC Chairman and President of The Japanese Institute of Certified Public Accountants Advisor of The Japanese Institute of Certified Public Accountants (to present) Professor of Tohoku University Accounting School Director of the Company (to present) Donsibility at the Company the Audit Committee the Risk Committee (Chairman) e Board of Directors meeting (attendance rate): 113 meetings (100%) s Outside Director: 111 months ination as a candidate for Outside Director and e expected to be played by the candidate if elected: Xamazaki plays a leading role in the field of counting, and has extensive experience as a blic accountant and specialized knowledge related accounting in general including corporate Accordingly, we believe that he will continue to adequately provide opinions to the management as ruct and supervise them by comprehending the he Company's issues from the viewpoint of overall it of the Company. In particular, based on his and experience in financial accounting and risk it, we expect him to participate in the deliberations I of Directors from an objective standpoint and to a leading the Risk Committee as its Chairman and ccurate suggestions and expressing effective the Audit Committee. Based upon the above, we I that he will be appropriate as an Outside Director bany and is capable of properly performing his ties as an Outside Director, and therefore propose	1,700 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
11	Yoshinobu Tsutsui (January 30, 1954) (Male) Reelection Outside and Independent	Career summary: April 1977 Joined NIPPON LIFE INSURANCE COMPANY Jauy 2004 Director of NIPPON LIFE INSURANCE COMPANY January 2007 Director and Executive Officer of NIPPON LIFE INSURANCE COMPANY March 2009 Director and Senior Managing Executive Officer of NIPPON LIFE INSURANCE COMPANY March 2010 Representative Director and Senior Managing Executive Officer of NIPPON LIFE INSURANCE COMPANY April 2011 President of NIPPON LIFE INSURANCE COMPANY June 2017 Director of the Company (to present) April 2018 Chairman of NIPPON LIFE INSURANCE COMPANY (to present) Position and responsibility at the Company: Director of the Nominating Committee (Chairman) Member of the Nominating Committee (Chairman) Member of the Compensation Committee Significant concurrent positions: Chairman of NIPPON LIFE INSURANCE COMPANY Director of Mest Japan Railway Company Director of Panasonic Holdings Corporation Attendance of the Board of Directors meeting (attendance rate): Attended all 13 meetings (100%) Term of Office as Outside Director: 5 years and 11 months Reasons for nomination as a candidate for Outside Director and outline of the recycted to be played by the candidate if elected Mr. Yoshinobu Tsutsui plays a leading role in the field of corporate management, and has extensive experience as an executive of financial institution and specialized knowledge in corporate management, and has extensive experience in corporate management as well as instruct and supervise them by commerkending the essence of the Company. In particular, based on his knowledge and experience in corporate management and finance, we expect him to participate in the deliberations at the Board of Directors from an objective standpoint and to play roles in leading the Nominating Committee as its Chairman and providing accurate suggestion and expressing effective opinions at the Company, and propose his election. Supplementary explanation concerning independence: Mr. Yoshinobu Tsutsui currently serves as Chairman of Nip	0 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
		outstanding loans from SMBC, the Company's subsidiary, to Nippon Life Insurance Company accounted for less than 0.1% of consolidated total assets of the Company. Furthermore, although Nippon Life Insurance Company holds common stock of the Company, its holdings represent less than 1% of the Company's total number of shares issued. Thus, we believe that he fully satisfies the requirements for the independence as an Outside Director.	

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
12	Katsuyoshi Shinbo (April 8, 1955) (Male) Reelection Outside and Independent	Career summary: April 1984 Registered as an attorney at law (to present) November 1999 Attorney at law at Shinbo Law Office (to present) June 2015 Corporate Auditor of SMBC June 2017 Director of the Company (to present) Resigned as Corporate Auditor of SMBC Position and responsibility at the Company: Director Member of the Audit Committee Member of the Compensation Committee (Chairman) Significant concurrent positions: Director of YAKULT HONSHA CO., LTD. Corporate Auditor of Mitsui Chemicals, Inc. Attended all 13 meetings (100%) Term of Office as Outside Director: 5 years and 11 months Reasons for nomination as a candidate for Outside Director and outline of the role expected to be played by the candidate if elected: Mr. Katsuyoshi Shinbo plays a leading role in the field of corporate legal affairs, and has extensive experience as an attorney at law and specialized knowledge of legal affairs in general. Accordingly, we believe that he will continue to timely and adequately provide opinions to the management as well as instruct and supervise them by comprehending the essence of the Company's issues from the viewpoint of o	3,400 (Common stock)

Candidate No.	Name (Date of birth)		reer summary, position, responsibility, nificant concurrent positions and others	Type and number of shares of the Company held
13	Eriko Sakurai (November 16, 1960) (Female) Reelection Outside and Independent	Director Member of Member of Significant conc Director of Director of Attendance of th Attended a Term of Office a 7 years and Reasons for non outline of the ro Ms. Eriko S managemer business ex managemer timely and a well as inst essence of t managemer knowledge managemer participate a an objective Sustainabili accurate su Nominating Based upon appropriate propose her Other: Ms. Eriko S	Joined Dow Corning Corporation Director of Dow Corning Toray Co., Ltd. Chairman and CEO of Dow Corning Toray Co., Ltd. Regional President -Japan/Korea of Dow Corning Corporation President and Representative Director of Dow Corning Holding Japan Co., Ltd. Director of the Company (to present) Executor, Dow Switzerland Holding GmbH, which is a Representative Partner of Dow Silicones Holding Japan G.K. Chairman and CEO of Dow Toray Co., Ltd. President and Representative Director of Dow Chemical Japan Limited Resigned as Director of Dow Chemical Japan Limited ponsibility at the Company: The Nominating Committee The Compensation Committee The Sustainability Committee (Chairman) uurrent positions: Astellas Pharma Inc. Kao Corporation ne Board of Directors meeting (attendance rate): Il 13 meetings (100%) as Outside Director: Il 11 months nination as a candidate for Outside Director and le expected to be played by the candidate if elected: Sakurai plays a leading role in the field of corporate at, and has extensive experience as an international ecutive and specialized knowledge of corporate at, and has extensive experience as an international ecutive and specialized knowledge of corporate at, and has extensive experience as an international ecutive and specialized knowledge of corporate at, Accordingly, we believe that she will continue to adequately provide opinions to the management as ruct and supervise them by comprehending the the Company's issues from the viewpoint of overall at of the Company. In particular, based on her and experience of international corporate at and sustainability promotion, we expect her to in the deliberations at the Board of Directors from e standpoint and to play roles in leading the ity Committee as its Chairman and providing gestions and expressing effective opinions at the g Committee and the Compensation Committee.	5,100 (Common stock)

Candidate No.	Name (Date of birth)		eer summary, position, responsibility, nificant concurrent positions and others	Type and number of shares of the Company held
14	Charles D. Lake II (January 8, 1962) (Male) New Candidate Outside and Independent	August 1992 July 1993 January 1995 October 1996 February 1999 June 1999 June 1999 January 2001 January 2001 July 2001 January 2003 April 2005 July 2008 July 2008 July 2008 Significant conc Director, Pr Representat Japan Ltd. Director of Director of Reasons for norr outline of the rol Mr. Charles	Entered the Office of the U.S. Trade Representative as Special Counsel Registered as an attorney at law, admitted in Pennsylvania, the U.S.A. (to present) Director of Japan Affairs, the Office of the U.S. Trade Representative Director of Japan Affairs and Special Counsel to the Deputy U.S. Trade Representative, Office of the U.S. Trade Representative Attorney at law at Dewey Ballantine LLP Registered as an attorney at law, admitted in Washington, D.C., the U.S.A. (to present) Vice President and Counsel of Aflac International, Inc. Vice President and Counsel of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Senior Vice President and Counsel of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Senior Vice President and General Counsel of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Deputy President of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) President and Representative in Japan of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Vice Chairman and Representative in Japan of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Vice Chairman and Representative in Japan of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Chairman and Representative in Japan of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Chairman and Representative in Japan of Japan Branch, American Family Life Assurance Company of Columbus (currently Aflac Life Insurance Japan Ltd.) Director, President of Aflac International, Inc. (to present) Chairman and Representative Director of Aflac Life Insurance Japan Ltd. (to present)	0 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
		 executive of financial institution and specialized knowledge in corporate management. Accordingly, we believe that he will provide opinions timely and adequately to the management as well as instruct and supervise them by comprehending the essence of the Company's issues from the viewpoint of overall management of the Company. In particular, based on his knowledge and experience in international corporate management, finance, diplomacy, and international legal affairs, we expect him to participate in the deliberations at the Board of Directors from an objective standpoint and to play roles in providing accurate suggestions and expressing effective opinions at the Nominating Committee and the Risk Committee. Based upon the above, we have judged that he will be appropriate as an Outside Director of the Company, and propose his election. Supplementary explanation concerning independence: Mr. Charles D. Lake II currently serves as Director, President of Aflac International, Inc. and Chairman and Representative Director, of Aflac Life Insurance Japan Ltd.; however, the amount of transactions between the two companies and the Group for FY2022 was less than 1% of the consolidated net sales of both companies and the Company's consolidated gross profit. In addition, outstanding loans from SMBC, the Company's subsidiary, to Aflac International, Inc. and Aflac Life Insurance Japan Ltd. accounted for less than 0.1% of the consolidated total assets of the Company. Furthermore, since these two companies do not hold common stock of the Company, we believe that he fully satisfies the requirements for the independence as an Outside Director. Other: Mr. Charles D. Lake II is scheduled to retire as Director of JAPAN POST HOLDINGS Co., Ltd. on June 21, 2023. 	

Candidate No.	Name (Date of birth)		eer summary, position, responsibility, nificant concurrent positions and others	Type and number of shares of the Company held
15	Jenifer Rogers (June 22, 1963) (Female) New Candidate Outside and Independent	December 1990 February 1991 December 1994 November 2000 July 2006 January 2012 November 2012 November 2014 January 2021 Significant conce General Con Director of Director of Director of Director of Director of Birector of Director of Concertor of Birector of Director of Superier legal affairs law, admitte as specialize general. Acc timely and a and supervi Company's of the Comp experience internationa sustainabilit deliberation standpoint a and express Committee above, we h Outside Dir Supplementary e Ms. Jenifer Asurion Jap transactions was less tha and the Com outstanding Asurion Jap	Joined Haight Gardner Poor & Havens (currently Holland & Knight LLP) Registered as an attorney at law, admitted in New York, the U.S.A. (to present) Joined Industrial Bank of Japan Ltd. (currently Mizuho Bank, Ltd.) Joined Merrill Lynch Japan Securities Co., Ltd. (currently BofA Securities Japan Co., Ltd.) Merrill Lynch Europe Plc Merrill Lynch (Asia Pacific) Limited (currently Bank of America Corporation) (Hong Kong) Bank of America Merrill Lynch (currently Bank of America Corporation) (New York) General Counsel Asia of Asurion Asia Pacific Limited General Counsel Asia of Asurion Japan Holdings G.K. (to present) President of the American Chamber of Commerce in Japan	0 (Common stock)

Candidate No.	Name (Date of birth)	Career summary, position, responsibility, significant concurrent positions and others	Type and number of shares of the Company held
		stock of the Company, we believe that she fully satisfies the requirements for the independence as an Outside Director.	
		Other:	
		 Ms. Jenifer Rogers is scheduled to retire as Director of MITSUI & CO., LTD. on June 21, 2023. 	
		2. Ms. Jenifer Rogers is scheduled to retire as Director of NISSAN MOTOR Co., Ltd. on June 27, 2023.	

- Notes: 1. In accordance with the provisions provided for in Article 427, Paragraph 1 of the Companies Act of Japan (the "Act"), the Company has entered into agreements with Messrs. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, and Ms. Eriko Sakurai to limit the liability provided for in Article 423, Paragraph 1 of the Act to the higher of either ¥10 million or the minimum amount provided for in Article 427, Paragraph 1 of the Act. In addition, if this proposal is approved, the Company will enter into agreements with Mr. Charles D. Lake II and Ms. Jenifer Rogers under the same terms and conditions.
 - 2. The Company has entered into indemnity agreements as set out under Article 430-2, Paragraph 1 of the Act with 12 Directors (Messrs. and Mses. Takeshi Kunibe, Jun Ohta, Akihiro Fukutome, Teiko Kudo, Fumihiko Ito, Toshihiro Isshiki, Yasuyuki Kawasaki, Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, and Eriko Sakurai), for them to be committed to making bold management decisions without flinching from potential pursuit of liability. In addition, if this proposal is approved, the Company will enter into agreements with Messrs. Yoshiyuki Gono and Charles D. Lake II, and Ms. Jenifer Rogers under the same terms and conditions. Under the agreements, the following measures have been mainly taken to ensure that the appropriateness of the execution of duties by directors and corporate executive officers is not impaired.
 - (1) The Company shall indemnify legal fees and other contentious expenses, which is stipulated in Article 430-2, Paragraph 1, Item 1 of the Act as "expenses disbursed to address alleged violations of the provisions of laws and regulations pertaining to the execution of duties or requests received in relation to pursuing liability," to the extent provided for by laws and regulations. However, the Company shall not indemnify any loss arising from the "compensation for damages caused to a third party in relation to the execution of duties" as provided for in Item 2 of the said Paragraph.
 - (2) After the payment of the indemnity to a director or corporate executive officer, if the Company comes to know that there is bad faith or gross negligence involved in the execution of his or her duties or other similar fact, the Company shall request him or her for the refund of whole or part of the indemnity paid.
 - 3. The Company has entered into a Directors and Officers liability insurance contract as set out under Article 430-3, Paragraph 1 of the Act with an insurance company, for directors and officers, etc. of the Company or its subsidiary to be committed to making bold management decisions without flinching from potential pursuit of liability. The scope of the insured under the contract is the Directors, Corporate Auditors, Corporate Executive Officers and Executive Officers of the Company and its subsidiaries, namely SMBC, SMBC Trust Bank Ltd., SMBC Nikko, Sumitomo Mitsui Card Company, Limited, SMBC Finance Service Co., Ltd. and The Japan Research Institute, Limited. Under the contract, the insured shall be covered for damages by bearing costs of compensation for damages and contentious expenses as a result of claims for damages arising from acts (including omissions) committed by the insured in the course of his or her duties as director or officer, etc. of the Company or its subsidiaries. All of the Company's current Directors have already been included in the insured, and each of the candidates for Director will be included in the insured as a Director of the Company if this proposal is approved. Moreover, the Company intends to renew such contract after the end of the insurance period.
 - 4. Messrs. and Mses. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, Eriko Sakurai, Charles D. Lake II, and Jenifer Rogers are candidates to serve as Outside Directors.
 - 5. Messrs. and Ms. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, and Eriko Sakurai have been appointed as Outside Directors of the Company. The Company and SMBC Nikko, a subsidiary of the Company, received administrative actions under the Financial Instruments and Exchange Act from the Financial Services Agency of Japan ("FSA") in October 2022 concerning violations by former executive officers and employees of SMBC Nikko of Article 159, Paragraph 3 of the Financial Instruments and Exchange Act (illegal stabilization transactions). Moreover, in connection with the same incidents, SMBC Nikko was convicted by the Tokyo District Court in February 2023, and the conviction became final. In addition, in October 2022, SMBC Nikko received administrative actions from FSA under the Financial Instruments and Exchange Act in connection with incidents in which

executive officers and employees of SMBC Nikko shared non-public information with SMBC, a subsidiary of the Company, and the Company and SMBC were ordered by FSA to submit reports under the Financial Instruments and Exchange Act and the Banking Act of Japan in relation to the same incidents. Although Messrs. and Ms. Masayuki Matsumoto, Shozo Yamazaki, Yoshinobu Tsutsui, Katsuyoshi Shinbo, and Eriko Sakurai were unaware of the incidents, they have constantly stated the importance of legal compliance, ensuring appropriateness of business operations, and risk management, and have made recommendations for thorough implementation of such compliance at meetings of the Board of Directors and other committees. Also, after the incidents came to light, through deliberations at meetings of the Board of Directors and other committees, they are promoting efforts to formulate and implement effective measures to prevent recurrence, to further strengthen the Group's legal compliance and internal control systems, and to foster a sound corporate culture.

6. Mr. Charles D. Lake II has been appointed as an Outside Director of JAPAN POST HOLDINGS Co., Ltd. In December 2019, in relation to improper solicitation of insurance products of JAPAN POST INSURANCE Co., Ltd., a subsidiary of JAPAN POST HOLDINGS, at JAPAN POST INSURANCE Co., Ltd. and JAPAN POST Co., Ltd., a subsidiary of JAPAN POST HOLDINGS , JAPAN POST HOLDINGS Co., Ltd. and JAPAN POST Co., Ltd. were subject to administrative actions by the Minister for Internal Affairs and Communications and the FSA, and JAPAN POST INSURANCE Co., Ltd. was subject to administrative actions by FSA, respectively, based on the Insurance Business Act and other relevant laws. Mr. Lake has always stated the importance of Group governance and internal controls, and has made recommendations from a comprehensive perspective, including legal compliance and risk management. Also, after the discovery of the incident, he has continued to fulfill his responsibilities as an Outside Director by contributing to the thorough investigation and promotion of effective measures to prevent its recurrence through deliberations at Board of Directors meetings, and by supervising the progress of such measures.

(Reference) Response to the Administrative Actions and Efforts to Prevent Recurrence

In response to the market manipulation cases in which former executive officers and employees of SMBC Nikko, a subsidiary of the Company, violated Article 159, Paragraph 3 of the Financial Instruments and Exchange Act (i.e., illegal stabilization transactions) as well as the cases in which executives officers and employees of SMBC Nikko shared non-public information with SMBC, a subsidiary of the Company, and violated regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations (violations of regulations on the firewall between banking and securities operations), the Board of Directors of the Company has been discussing on business management system issues and improvement measures, among others. In November 2022, the Company, SMBC Nikko, and SMBC each formulated and announced the improvement plans to prevent a similar situation from happening again. Since then, we have been working to strengthen our business management system and internal control system and foster a sound corporate culture through the steady implementation of measures based on the improvement plans.



Please refer to our website for details on our response to the administrative actions and our efforts to prevent recurrence.

https://www.smfg.co.jp/english/investor/financial/meeting.html

SMBC Group's "Three Lines of Defense"

The Basel Committee on Banking Supervision's recommends "three lines of defense" as a framework for risk management and governance. Based on this framework, we have clarified the roles and responsibilities of each unit, as shown in the table below, and we are taking steps to achieve more effective and stronger risk management and compliance frameworks.

First Line Business Units	 The Business Units shall be risk owners concerning their operations and shall be responsible for the following in accordance with the basic principles provided by Second Line Identification and evaluation of risks encountered in the business activities Implementation of measures for minimizing and controlling risks Monitoring of risks and reporting within First Line and to Second Line Creation and fostering of a sound risk culture
Second Line	The Risk Management and Compliance Departments shall assume the following
Risk Management and	functions and responsibilities in order to manage the risk management and
Compliance Departments	compliance systems.
	• Drafting and development of basic principles and frameworks concerning risk management and compliance
	• Oversight, monitoring, and development of training programs for First Line
Third Line	Independent from First Line and Second Line, the Audit Department shall assess and
Audit Department	verify the effectiveness and appropriateness of risk management and compliance
	systems managed and operated by First Line and Second Line, and report these
	results to the Audit Committee and the Management Committee. The Department shall provide recommendations regarding identified issues/problems.

Review of Management Philosophy Systems of SMBC Nikko

To fully permeate the philosophy systems throughout the organization, the existing philosophy systems were restructured to make it easier to understand, and five values that are important to SMBC Nikko were newly established to incorporate the "Five Values," which are the common values of the SMBC Group.



Dialogue between management and employees

The management has demonstrated a clear commitment to thorough compliance and risk management, and has strengthened two-way communication with the front office. Town hall meetings were held by members of the Management Committee at 271 locations within the company. The Management Committee members discuss the opinions expressed by employees at the meetings and will reflect them in various measures.

(Reference) Initiatives to Reduce Strategic Shareholdings

Initiatives to Reduce Strategic Shareholdings

SMBC has announced a plan to reduce its strategic shareholdings and is working to reduce the balance. While we reduced the balance by ¥58.0 billion in FY2022 (¥180.0 billion in total from March 31, 2020) based on the plan to reduce the balance by ¥300.0 billion over the five years from March 31, 2020, we have decided to revise the plan and reduce the balance by ¥200.0 billion (book value) over the three years from March 31, 2023. As an immediate goal, we aim to reduce the ratio of the fair value of our strategic shareholdings to the Company's consolidated net assets to less than 20% during the period of the next Medium-Term Management Plan which starts from FY2026.



Note 1. On a consolidated basis, excluding investments for the purpose of business alliance after the end of March 2020 Note 2. Including the balance of "deemed shareholdings" as stated in securities reports

Although the Company's subsidiary SMBC held 994 strategic shareholding stocks (listed in Japan) as of March 31, 2022, it sold 130 stocks in FY2022 (including partial sales), and held 940 stocks as of March 31, 2023.

Please refer to our website for details and the latest status of our initiatives regarding strategic shareholdings. https://www.smfg.co.jp/company/organization/governance/structure/hold.html (in Japanese)

Policy Regarding Strategic Shareholdings

The Group has published its "Policy Regarding Strategic Shareholdings" as follows.

- As part of our proactive handling of standards of conduct and international regulations required of global financial institutions, we do not, in principle, possess any strategic shareholdings except where it is deemed reasonable to do so in order to maintain the financial soundness of the Group.
- Cases where there is recognized rationale for strategic holdings are those where, from a medium- to longterm perspective, there is verified profitability based on a proper understanding of the risks and costs of the holding, and the returns from that holding, and where it is judged that the holding will increase the Group's corporate value, taking into consideration the overall aims of the holding, including maintaining and strengthening business relationships, capital and business alliances and rehabilitation support.
- The rationale for strategic shareholdings is reviewed periodically. Holdings that are deemed to be rational are retained, while those judged to lack rationale will be sold with consideration for various factors such as the impact on the market and the issuer's financial strategy.

Results of Verification of Rationale for Holding

In FY2022, the Company's and SMBC's Boards of Directors verified the rationale of their shareholdings in all Japanese listed stocks they held as of March 31, 2022. As a result of the verification, 13% of the companies and 14% of the book value balance were found to be unprofitable, and 6% of the book value balance was ultimately determined to be irrational to possess as shareholdings.

Shares that are determined to be irrational to possess will be sold after considering various circumstances, such as the impact on the market and the financial strategy of the issuer.



Note 3. "Not rational" if unprofitable for a certain period of time in a row.

Note 4. Restructuring support, business alliances, etc.

Note 5. Included in the "not rational" category if the target company agrees to be sold.

(Reference) "Independence Standards for Outside Directors" of the Company

In order for Outside Directors to be judged as independent by the Company, it is necessary that they do not fall under or have not recently ^(Note 1) fallen under any of the following:

1. Major Business Partner (Note 2)

- (1) A person who has the relationship with the Company or the Sumitomo Mitsui Banking Corporation (SMFG/SMBC) as a major business partner, or a person engaged in the execution of business thereof;
- (2) A person who is a major business partner of SMFG/SMBC, or a person engaged in the execution of business thereof.

2. Specialist

- A legal expert, accounting expert or consultant who has received money or other property from SMFG/SMBC averaging more than ¥10 million per year over the last three years, in addition to any compensation received as a Director or a Corporate Auditor;
- (2) A member of a juridical person or other organizations that provides specialist services, such as a law firm, accounting firm or consulting firm, which has received large amounts of money or other property ^(Note 3) from SMFG/SMBC.

3. Donations

A person who has received – or a person engaged in the execution of business thereof – on average over the last three years, donations or other payments from SMFG/SMBC, in excess of the greater of \$10 million per year or 2% of the recipient's annual sales.

4. Major Shareholder

A major shareholder of the Company, or a person engaged in the execution of business thereof (including anyone who has been a major shareholder, or a person engaged in the execution of business thereof within the last three years).

5. Close Relative (Note 4)

A close relative of any person (excluding non-material ^(Note 5) personnel) who is:

- (1) A person who falls under any of 1 through 4 above; or
- (2) A Director, Corporate Auditor, Corporate Executive Officer, Executive Officer or employee of the Company or a subsidiary thereof.

Note 1. "Recently" denotes a time that can be deemed to be substantively the same as the present; for example, a person is not independent if that person was a major business partner at the time when the proposal electing that person as an Outside Director to the General Meeting of Shareholders was decided.

Note 2. A "Major Business Partner" denotes a person who falls under either or both of the following:

- A person who has a relationship with SMFG/SMBC as major business partners
- The ratio of said person's sales from transactions with SMFG/SMBC exceeds 2% of the person's consolidated net sales; and
- A major business partner of SMFG/SMBC Said person receives loans from the Sumitomo Mitsui Banking Corporation in excess of 1% of the Company's consolidated total assets.
- Note 3. "Large amounts of money or other property" denotes money or other property in excess of 0.5% of the Company's consolidated ordinary income.

Note 4. "Close relative" denotes a spouse or family member within the second degree of kinship.

Note 5. Examples of "material" personnel

- A director, corporate auditor, or manager-level employee of each company; or
- In the case of an accounting or legal expert: a Certified Public Accountant, attorney at law, or holder of a similar professional qualification.

Proposal No. 3 is a joint proposal proposed by three shareholders.

Shareholder Proposal

Proposal No. 3: Partial Amendments to the Articles of Incorporation

(Issuing and disclosing a transition plan to align lending and investment portfolios with the Paris Agreement's 1.5 degree goal requiring net zero emissions by 2050)

Proposal Details

The following clause shall be added to the Articles of Incorporation:

Chapter: "Transition Plan (Portfolio Alignment)"

Clause: "Issuing and disclosing a transition plan to align lending and investment portfolios with the Paris Agreement's 1.5 degree goal requiring net zero emissions by 2050"

- In order to fulfil the Company's commitment to net zero emissions by 2050 in its lending and investment
 portfolios, the Company shall set and disclose a transition plan to align its portfolios, in the short-, mediumand long-term, with credible pathways to net zero emissions by 2050 or sooner, including strategic policy
 commitments and targets for significant GHG-intensive sectors within its portfolios, considering the full range
 of Scope 3 value chain emissions.
- 2. The Company shall report on its progress against such a transition plan and targets in its annual reporting.

Reasons for Proposal

This proposal requests that the Company disclose information required for shareholders to determine the integrity of the Company's plans to achieve its net zero emissions by 2050 commitment, and for the Company to appropriately manage climate change risks, and maintain and increase the Company's long-term corporate value. The Company is exposed to substantial financial risk, given its significant involvement in carbon-intensive sectors such as fossil fuels. However, the Company has not set and disclosed sufficient targets or policy commitments to align its exposures to the most GHG-intensive sectors with a net zero emissions by 2050 pathway. It is, therefore, critical for the Company to ensure the integrity of its climate goals and transition plans by setting and disclosing such targets and strategic policy commitments, which should align with the trajectories and key

conclusions of credible net zero emissions by 2050 scenarios, such as the International Energy Agency's. Global peers of the Company are already disclosing this type of information.

The disclosure this proposal seeks is commonly expected among investors through the Task Force on Climaterelated Financial Disclosures (TCFD), and international standard setting initiatives such as the Net Zero Banking Alliance.

[(Note from the Company) The above Proposal Details and Reasons for Proposal were translated from the Proposal Details and Reasons for Proposal submitted in Japanese by shareholders.]

Opinion of the Board of Directors of the Company: We oppose this proposal.

SMBC Group, including the Company, has been earnestly working on measures to address climate change issues, which it positions as one of its most important management issues, and is already actively promoting initiatives related to what this shareholder proposal seeks (issuing and disclosing a transition plan aligned with the Paris Agreement's 1.5 degree goal). Furthermore, SMBC Group continuously engages in open dialogues with environmental NGOs and institutional investors, including these proposing shareholders, on measures to address climate change.

As a financial group that conducts business globally in a wide range of fields, SMBC Group supports customers' efforts to contribute to the transition to and realization of a carbon-neutral society, within the framework of the current Articles of Incorporation. We work earnestly to reduce greenhouse gas (GHG) emissions in line with the goals of the Paris Agreement. In August 2021, SMBC Group committed to the following: to achieve net zero GHG emissions across its overall loan and investment portfolio (Financed Emissions, FE) by 2050, as well as in its groupwide operations by 2030. In fiscal 2022, its FE reduction efforts included setting reduction targets for 2030 across the power, oil and gas and coal sectors, which are aimed at achievement of the Paris Agreement's 1.5 degree goal. In fiscal 2023, we plan to set reduction targets for the steel and automobile sectors as well. In accordance with the requirements of the Net-Zero Banking Alliance (*1), we are setting targets for the main sectors that account for roughly 90% of total global GHG emissions by October 2024. Furthermore, we will reduce our balance of loans for coal power generation, a business sector especially responsible for a large amount of GHG emissions, by 50% compared to fiscal 2020 baseline by fiscal 2030, and to zero out this balance by fiscal 2040 (*2). We also announced that we would zero out the balance of loans for the thermal coal mining sector by fiscal 2030 in countries that are members of the Organization for Economic Co-operation and Development (OECD) and by fiscal 2040 for non-OECD countries (*3). We are working steadily toward the achievement of these targets.

In 2021, SMBC Group formulated the "Roadmap Addressing Climate Change," a long-term plan for tackling climate change, clearly setting out our intent to achieve net-zero GHG emissions by 2050. Furthermore, we also formulated our "Action Plan," which consists of short-to-medium-term concrete measures within the Roadmap. In 2022, we revised the Roadmap Addressing Climate Change, turning it into a "Transition Plan," systemizing and disclosing the Group's targets and actions to achieve net zero emissions. Accordingly, through the Transition Plan, the Board of Directors has made commitments regarding the contents requested in this shareholder proposal and the Company has announced such information in a timely manner.

Under the Companies Act of Japan, the Articles of Incorporation shall stipulate the basic framework of a company, such as its business purpose and institutional design by resolution at a general meeting of shareholders. On the other hand, considering that the Companies Act leaves decisions on business execution to the board of directors or executive officers delegated by the board of directors so as to enable the company to act promptly and exercise expert business judgement, it is inappropriate to stipulate matters concerning individual and specific business execution in the Articles of Incorporation. The proposal seeks to stipulate in the Articles of Incorporation the issuance and disclosure of a transition plan aligned with the Paris Agreement's goal, which is an instance of individual and specific business execution. The Company will continue to flexibly review and revise its measures to address climate change issues, including the Transition Plan, in the light of the ever-changing situation, and to disclose those measures appropriately. Since amendments to the Articles of Incorporation require a special resolution at the General Meeting of Shareholders, if this proposal is approved, the added provision would remain in effect until the Articles of Incorporation are amended and this would make it difficult for the Company to respond and adjust flexibly even in the event of changes in rules and frameworks concerning ESG, or major changes in social conditions, such as wars or large-scale natural disasters. Additionally, provisions of the Articles of Incorporations which depends on subjective judgements, such as determining "credible pathways" and "considering the full range of scope 3" as required by this shareholder proposal, are unclear as to their legally binding effect, and therefore introduce risks to legal certainty.

For the reasons above, the Board of Directors opposes the proposed amendments to the Articles of Incorporation.

*1 Net-Zero Banking Alliance

An international initiative launched in April 2021 under the leadership of the United Nations Environment Programme Finance Initiative (UNEP FI) aiming at net-zero GHG emissions from investment and loan portfolios by 2050, through the establishment of scientifically based medium- to long-term GHG emissions reduction targets and the corresponding progress reports.

- *2 This does not include projects which are deemed to contribute to the transition to a decarbonized society. The Group's scope of the target for fiscal 2030 is project financing. The scope of the targets for fiscal 2040 are project financing and corporate financing tied to facilities.
- *3 This does not include projects which contribute to the business transformation from fossil fuel use. It applies to all loans including corporate financing.

(Reference) Net Zero Transition Plan (Overall Picture)



*1 GHG emissions of SMBC Group *2 GHG emissions of loan and investment portfolio

*3 New target set in May 2023

*4 Target revised in May 2023

Please refer to "Strengthening Efforts against Climate Change" on our website for details on measures to address climate change issues.

https://www.smfg.co.jp/english/investor/financial/meeting.html