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(Stock Code 6513) June 10, 2022

To Shareholders with Voting Rights:

Kazuhiro Seo President Origin Company, Limited 3-3-27 Sakawa, Sakura-ku, Saitama-shi, Saitama

NOTICE OF

THE 121st ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

Please be informed that the 121st Annual General Meeting of Shareholders of Origin Company, Limited (the "Company") will be held for the purposes as described below.

From the perspective of preventing the further spread of novel coronavirus disease (COVID-19) infection, you are kindly requested to exercise your voting rights in advance in writing or by the Internet, etc., wherever possible. If you are planning to attend the meeting, please pay attention to your physical conditions until the day of the meeting and to make careful decisions.

Please review the attached Reference Documents for the General Meeting of Shareholders, and exercise your voting rights no later than 5:00 p.m. on Tuesday, June 28, 2022, Japan time.

1. Date and Time: Wednesday, June 29, 2022 at 10:00 a.m. Japan time

2. Place: 4F, TOIRO, Saitama Super Arena located at

8 Shintoshin, Chuo-ku, Saitama-shi, Saitama, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

121st Fiscal Year (April 1, 2021 - March 31, 2022) and results of audits by the Accounting Auditor and Audit and Supervisory Committee of the

Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 121st Fiscal Year

(April 1, 2021 - March 31, 2022)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Partial Amendments to the Articles of Incorporation

Proposal 3: Election of 5 Directors (excluding Directors who are Audit and Supervisory

Committee Members)

Proposal 4: Election of 3 Directors who are Audit and Supervisory Committee Members

Proposal 5: Election of 1 Substitute Director who is Audit and Supervisory Committee

Member.

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk.
- Among the documents that should be provided with this Notice, the Notes to Consolidated Financial Statements and Notes to Non-consolidated Financial Statements are posted on the Company's website (https://www.origin.co.jp/) in accordance with provisions of laws and regulations as well as Article 16 of the Company's Articles of Incorporation and therefore are not attached to this Notice.
- Should the Reference Documents for the General Meeting of Shareholders, Business Report, Non-consolidated Financial Statements and Consolidated Financial Statements require revisions, the revised versions will be posted on the Company's website (https://www.origin.co.jp/).

<Requests to shareholders>

- Our response mentioned above is subject to change depending on the status of the infection spread until the day of the meeting, government announcements, etc. Please confirm the latest information posted on the Company's website (https://www.origin.co.jp/).
- Exercising your voting rights by Voting Rights Exercise Form is subject to the risk of infection during the process of returning and counting. Therefore, if you exercise your voting rights in advance, it is recommended that you exercise via the Internet, etc. wherever possible.
- Alcohol sanitizers will be available for shareholders near the reception desk at the venue. (Shareholders coming to the venue are kindly requested to bring face masks to wear.)
- We will measure your body temperature near the reception desk of the venue. Those who have a fever or are considered unwell may not be granted entry to the venue and may be requested to leave the site.
- The meeting staff will attend to their duties wearing face masks after going through a health check, including temperature measurement.
- At the general meeting, detailed explanation of the matters to be reported (including audit reports) and the agenda items will be omitted from the perspective of shortening the meeting time to prevent the spread of COVID-19 infection. Shareholders are requested to read through this convocation notice in advance.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company views returns to shareholders as an important managerial issue, with its basic policy of paying stable and continuous dividends in accordance with performance, while striving for the stable growth of internal reserves and funds for the allocation of profit per share.

Comprehensively considering the above basic policy as well as returns according to the steady business results in the fiscal year ended March 31, 2022, the Company will increase the dividend. Accordingly, an ordinary dividend of 45 yen per share is proposed for the year-end dividend.

- 1. Type of dividend property Cash
- Matters regarding allotment of dividend property to shareholders and total amount thereof
 Amount per common share of the Company:
 45 yen
 Total amount:
 281,702,160 yen
- 3. Effective date of dividends of surplus June 30, 2022

Proposal 2: Partial Amendments to the Articles of Incorporation

(1) Reasons for amendments

The amended provisions stipulated in the proviso of Article 1 of the supplementary provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019) will be enforced on September 1, 2022. Accordingly, in order to prepare for the introduction of the system for electronic provision of materials for general meetings of shareholders, the Articles of Incorporation of the Company shall be amended as follows.

- (1) The proposed Article 16, Paragraph 1 provides that information contained in the reference documents for the general meeting of shareholders, etc. shall be provided electronically.
- (2) The purpose of the proposed Article 16, Paragraph 2 is to establish a provision to limit the scope of matters to be included in the paper copy to be sent to shareholders who have requested it.
- (3) The provisions related to the internet disclosure and deemed provision of the reference documents for the general meeting of shareholders, etc. (Article 16 of the current Articles of Incorporation) will become unnecessary and will therefore be deleted.
- (4) In line with the above establishment and deletion of the provisions, supplementary provisions related to the effective date, etc. shall be established.

(2) Details of amendments

The details of the amendments are as follows.

(Amended parts are underlined.)

Current Articles of Incorporation	Proposed Amendments
Article 16 (Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders, Etc.)	<deleted></deleted>
The Company may, when convening a general meeting of shareholders, deem that it has provided information to shareholders pertaining to matters to be described or indicated in the reference documents for the general meeting of shareholders, business report, non-consolidated financial statements, and consolidated financial statements, by disclosing such information through the internet in accordance with the provisions provided in the Ordinance of the Ministry of Justice.	
<newly established=""></newly>	Article 16 (Measures for Electronic Provision, Etc.) The Company shall, when convening a general meeting of shareholders, provide information contained in the reference materials for the general meeting of shareholders, etc. electronically. 2. Among the matters to be provided electronically, the Company may choose not to include all or part of the matters stipulated in the Ordinance of the Ministry of Justice in the paper copy to be sent to shareholders who have requested it by the record date for voting rights.
<newly established=""></newly>	Supplementary provisions Article 1 The deletion of Article 16 (Internet Disclosure and Deemed Provision of Reference Documents for the General Meeting of Shareholders, Etc.) of the current Articles of Incorporation and the proposed Article 16 (Measures for Electronic Provision, Etc.) shall come into effect on the date of enforcement of the amended provisions stipulated in the provisions of Article 1 of the supplementary provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) (the "Effective Date").

Article 2

Notwithstanding the provisions of the

preceding article, Article 16 of the current
Articles of Incorporation shall remain in
force with respect to a general meeting of
shareholders to be held on a date within six
months from the Effective Date.

Article 3

These supplementary provisions shall be
deleted after the lapse of six months from
the Effective Date or the lapse of three
months from the date of the general
meeting of shareholders set forth in the
preceding article, whichever is later.

Proposal 3: Election of 5 Directors (excluding Directors who are Audit and Supervisory Committee Members)

The terms of office of all 5 Directors (excluding Directors who are Audit and Supervisory Committee Members; the same applies hereinafter in this proposal) will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 5 Directors is proposed.

The candidates for Director have been determined at a meeting of the Board of Directors following a recommendation by the Nomination and Remuneration Committee. Based on the status of duty execution and performance of each candidate in the current fiscal year, the Audit and Supervisory Committee has expressed the opinion that all candidates are suitable for Directors of the Company.

The candidates are as follows:

No.	Name		Current positions at the Company
1	Kazuhiro Seo	[Reappointment]	President
2	Hideki Inaba	[Reappointment]	Director and Senior Executive Officer
3	Yoshio Sato	[Reappointment]	Director and Senior Executive Officer
4	Yoshihiko Naito	[New appointment]	Senior Executive Officer
5	Tatsuko Koike	[Reappointment] [Outside] [Independent]	Director (Outside)

No.	Name (Date of birth)	Past exp	Number of shares of the Company held				
Kazuhiro Seo March 28, 1955 (67 years old) [Reappointment]		April 1978 May 2002 June 2003 April 2006 July 2007 June 2008 April 2009 May 2010 June 2010 June 2012 [Significant concu	Company held 23,800				
	[Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Memb After engaging in operations of the technology development department for power equipment of the Compa Kazuhiro Seo has served as President of Saitama Origin Co., Ltd. and Head of the General Affairs Departm Administration Division of the Company. With extensive experience in a management position, he has been President of the Company since June 2012. As we deemed that he is qualified to be the leader of the Group we have nominated him as a candidate for Director.						
2	Hideki Inaba August 4, 1964 (57 years old) [Reappointment]	April 1987 June 2012 April 2016 April 2019 June 2019 April 2021 June 2021 [Significant concurrence None		1,100			
	[Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Mr. Hideki Inaba has accumulated experience centered in the semiconductor department since he joined the Chas extensive experience and a track record in the business. As we deemed that he can continue contributing Company's sustainable growth and to enhancing corporate value, we have nominated him as a candidate for						
3	Yoshio Sato February 19, 1966 (56 years old) [Reappointment]	April 1989 November 2013 April 2017 April 2020 June 2020 June 2020 April 2021 June 2021 [Significant concurve	Joined the Fuji Bank, Limited General Manager, Ikebukuro-Nishiguchi Branch, Mizuho Bank, Ltd. General Manager, Osaka Branch General Manager for Global Talent Planning and Management Department Joined the Company Executive Officer; In charge of Accounting Executive Officer; Head of Corporate Planning Headquarters Director, Senior Executive Officer, CSO, Head of Corporate Planning Headquarters (to present) Irrent positions]	600			
	Drawing on his exten Department since he formulating and prom	sive experience in t joined the Company noting management	r Director who is not an Audit and Supervisory Committee Member the financial institution, Mr. Yoshio Sato has been in charge of Acov. He currently serves as General Manager of the Corporate Plannin strategies. As we deemed that he would continue to be the right penominated him as a candidate for Director.	ounting ng Division,			

	Name	me Past experience, positions and responsibilities in the Company,		Number of		
No.	(Date of birth)	rast exp	and significant concurrent positions	shares of the		
	(Date of offili)		and significant concurrent positions	Company held		
		April 1987	Joined the Company			
		June 2012	Head of System Sales Department, Mechatronics Division			
		August 2015	Head of System Production Management Department,			
	Yoshihiko Naito	-	Mechatronics Division			
	August 31, 1964	June 2018	Executive Officer, General Manager, Mechatronics Division,			
	(57 years old)		Head of Sales Department			
	()	June 2021	Senior Executive Officer, General Manager, Mechatronics	200		
	[New appointment]		Division, Quality Supervisor, Head of Management Department			
4	11 3	April 2022	Senior Executive Officer, General Manager, Mechatronics			
4			Division, Quality Supervisor (to present)			
		FG: : C: .				
	[Significant concurrent positions]					
	LD C ' '.'	None	D' + 1 ' + A I' + 10 ' C ' W M 1	1		
	[Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Mr. Yoshihiko Naito had been engaged in technological development for various products as an engineer for					
			any, and provided them to the market. Afterward, he has accumulate			
			gement, and presently is in a position of leading the Mechatronics I			
			in the new position responsible for management of the Company,			
	nominated him as a c	-		we have		
	Hommated min us a c	April 1980	Joined Ehime Broadcasting Corp. (currently Ehime Broadcasting			
		119111 1900	Co., Ltd.)			
		October 1981	Freelance announcer			
		January 2011	Registered as an Attorney-at-law (Daini Tokyo Bar Association)			
	Tatsuko Koike	January 2011	Joined Ginza Sogo Law Office (to present)			
		July 2018	Substitute Audit & Supervisory Board Member (Outside),			
	November 21, 1957		AZEARTH Corporation (to present)			
	(64 years old)	June 2019	Director (Outside), the Company (to present)	(00		
	, ,	June 2021	(Outside) Director who is Audit and Supervisory Committee	600		
	[Reappointment]		Member, MIURA CO., LTD. (to present)			

[Reason for nomination as a candidate for Outside Director who is not an Audit and Supervisory Committee Member and expected role]

Outside Director who is Audit and Supervisory Committee Member, MIURA CO.

Ms. Tatsuko Koike has considerable knowledge in legal affairs as an attorney-at-law. As we deemed that she can utilize her experience and extensive insight cultivated as an announcer in the corporate management, we have nominated her as a candidate for Outside Director.

(Notes) 1. There are no special interests between the candidates for Director and the Company.

[Significant concurrent positions]

Attorney-at-law, Ginza Sogo Law Office Civil Arbitrator, Tokyo District Court Councilor, Komazawa University

- 2. Ms. Tatsuko Koike is a candidate for Outside Director as stipulated in Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act.
- 3. At the conclusion of this Annual General Meeting, Ms. Tatsuko Koike will have served as Outside Director of the Company for three years.
- 4. Ms. Tatsuko Koike is a candidate for Part-Time Director.

5

[Outside]

[Independent]

- 5. The Company has entered into an agreement with Ms. Tatsuko Koike to limit her liability for damages pursuant to Article 423, Paragraph 1 of the Companies Act. If this proposal is approved, the Company intends to continue the agreement with Ms. Tatsuko Koike regarding liability pursuant to Article 423, Paragraph 1 of the Companies Act, whereby the maximum amount of liability is the amount stipulated by laws and regulations.
- 6. The Company has registered Outside Director Ms. Tatsuko Koike as an Independent Director at the Tokyo Stock Exchange, which the Company is listed on. If this proposal is approved and resolved, the Company intends to continue to register her as an Independent Director.
- 7. Outline of Directors and Officers Liability Insurance Agreement The Company has entered into a directors and officers liability insurance agreement with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, that insures Directors (excluding Directors who are Audit and Supervisory Committee Members) and Directors who are Audit and Supervisory Committee Members.

The Company plans to renew the agreement in November 2021.

If the election of each candidate in this proposal is approved and resolved, they will be included in the insured.

(1) Outline of events subject to coverage

The agreement will cover damages that may arise due to the insured officers assuming liability for the execution of his or her duties or receiving a claim related to the pursuit of such liability.

However, measures have been taken so that the properness of the performance of duties by officers is not impaired by excluding the damages of officers themselves who engaged in bribery or other criminal acts or intentionally committed illegal acts from the scope of compensation.

(2) Insurance premiums

The insurance premiums are fully borne by the Company.

Proposal 4: Election of 3 Directors Who Are Audit and Supervisory Committee Members

The terms of office of all 4 Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 3 Directors who are Audit and Supervisory Committee Members is proposed.

The Audit and Supervisory Committee has agreed with submission of this Proposal.

The candidates are as follows:

No.	Name		Current positions at the Company
1	Kohei Miyauchi	[New appointment]	Executive Officer
2	Mamoru Irie	[Reappointment] [Outside] [Independent]	Director who is Audit and Supervisory Committee Member (Outside)
3	Ikuo Chiyonobe	[New appointment] [Outside] [Independent]	

No.	Name (Date of birth)	Past ex	Number of shares of the Company held	
1	_		Joined the Company Deputy General Manager (Head), Nagoya Sales Office Head of Sales Department, Paint Division Deputy General Manager of Chemitronics Division, and General Manager of Nagoya Branch Executive Officer, Deputy General Manager of Chemitronics Division, and General Manager of Nagoya Branch Executive Officer, Deputy General Manager of Chemitronics Division, and President, Origin Eason Paint Co., Ltd Executive Officer, General Manager of Nagoya Branch (to present) purrent positions or Director who is an Audit and Supervisory Committee Member] d record in sales at Chemitronics Division. He contributed to sales of	- of synthetic

[Reason for nomination as a candidate for Director who is an Audit and Supervisory Committee Member]
Mr. Kohei Miyauchi accumulated a good record in sales at Chemitronics Division. He contributed to sales of synthetic resin paints for automobile with many achievements since opening of Nagoya Sales Office, and realized the global expansion as fulfilling his responsibility as a manager of a subsidiary in Thailand. We have nominated him as a candidate for Director who is an Audit and Supervisory Committee Member in expectation of his making best use of such experience in audit and supervision.

		April 1982	Joined Yasuda Life Insurance Company	
		January 2004	General Manager, General Affairs Department, Yokohama	
			Branch, Meiji Yasuda Life Insurance Company	
		April 2005	General Manager, General Affairs and Internal Control	
			Promotion Department, Kagoshima Branch, Meiji Yasuda Life	
	Mamoru Irie		Insurance Company	
	Mamoru Irie	April 2008	Inspector, Inspection Department, Meiji Yasuda Life Insurance	
	Navamilan 0 1050	_	Company	
	November 9, 1958 (63ears old)	April 2015	Chief Internal Auditor, Internal Audit Department, Meiji Yasuda	
	(03ears old)		Life Insurance Company	800
	[Reappointment]	April 2016	Deputy General Manager, Human Resources Department, Meiji	800
	[Coutside]		Yasuda Life Insurance Company	
	[Independent]	April 2018	General Manager, Planning Department, Meiji Yasuda General	
2	[maependem]		Insurance Co., Ltd.	
		November 2018	Operating Manager, Planning Department, Meiji Yasuda	
			General Insurance Co., Ltd.	
		June 2020	Director who is Audit and Supervisory Committee Member	
			(Outside), the Company (to present)	
		[Significant conc	urrent positions]	
		None		

[Reason for nomination as a candidate for Outside Director who is an Audit and Supervisory Committee Member, and expected role]

Mr. Mamoru Irie has experienced operations of General Affairs Department, Inspection Department, Internal Audit Department and Human Resources Department, etc. at life insurance companies, and has extensive knowledge and reliable skills. As we expect that he can utilize them in auditing and supervision of all aspects of the Company's management, we have nominated him as a candidate for Director who is an Audit and Supervisory Committee Member (Outside).

No.	Name (Date of birth)	Past e	Number of shares of the Company held	
		April 1985 August 2009	Joined Nippon Fire & Marine Insurance Co., Ltd. Director, Executive Officer, General Manager, Office of Group CEO, Sompo 24 Insurance Company Limited	
	Ikuo Chiyonobe	April 2013 April 2014	Director, Executive Vice President, General Manager, Office of Group CEO, Sompo 24 Insurance Company Limited General Manager, Office of Group CEO, General Manager,	
	November 17, 1962 (59 years old)	•	Human Capital/General Affairs Department, Sompo 24 Insurance Company Limited	_
	[New appointment]	April 2015	Executive Officer, General Manager, Mie Branch, Sompo Japan Nipponkoa Insurance Inc.	
3	[Outside] [Independent]	March 2018 June 2021	President, Hilton Hotel Service Outside Director, Chuo-Nittochi Group Co., Ltd. (to present) Outside Director, Chuo-Nittochi Co., Ltd.(to present)	
		[Significant con None	current positions]	

[Reason for nomination as a candidate for Outside Director who is an Audit and Supervisory Committee Member, and expected role]

Mr. Ikuo Chiyonobe had made a lot of achievements at non-life insurance companies, and been active as a manager of corporate planning for many years. He also has a good record in the human resource and general affairs fields. Expecting him to be active at the Company while concurrently serving as an outside director at the other companies, we have nominated him as a candidate for Outside Director.

- (Notes) 1. There are no special interests between the candidates for Directors who are Audit and Supervisory Committee Members and the Company.
 - 2. Mr. Mamoru Irie and Mr. Ikuo Chiyonobe are candidates for Outside Director.
 - 3. At the conclusion of this Annual General Meeting, Mr. Mamoru Irie will have served as Outside Director of the Company for two years.
 - 4. The Company has entered into an agreement with Mr. Mamoru Irie to limit his liability for damages pursuant to Article 423, Paragraph 1 of the Companies Act. If this proposal is approved, the Company intends to continue the agreement with Mr. Kohei Miyauchi, Mr. Mamoru Irie, and Mr. Ikuo Chiyonobe regarding liability pursuant to Article 423, Paragraph 1 of the Companies Act, whereby the maximum amount of liability is the amount stipulated by laws and regulations.
 - 5. The Company has registered Outside Director Mr. Mamoru Irie as an Independent Director at the Tokyo Stock Exchange, which the Company is listed on. If this proposal is approved and resolved, the Company intends to continue to register him as an Independent Director.
 - Mr. Ikuo Chiyonobe is a candidate for an Independent Director provided for by the Tokyo Stock Exchange.
 - 6. Outline of Directors and Officers Liability Insurance Agreement

The Company has entered into a directors and officers liability insurance agreement with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, that insures Directors (excluding Directors who are Audit and Supervisory Committee Members) and Directors who are Audit and Supervisory Committee Members. The Company plans to renew the agreement in November 2021

If the election of each candidate in this proposal is approved and resolved, they will be included in the insured.

(1) Outline of events subject to coverage

The agreement will cover damages that may arise due to the insured officers assuming liability for the execution of his or her duties or receiving a claim related to the pursuit of such liability.

However, measures are taken so that the properness of the performance of duties by officers is not impaired by excluding the damages of officers themselves who engaged in bribery or other criminal acts or intentionally committed illegal acts from the scope of compensation.

(2) Insurance premiums

The insurance premiums are fully borne by the Company.

(Reference)

Officers' structure and skill matrix in the case of approval of Proposal 3 and Proposal 4

If Proposal 3 and Proposal 4 are approved, composition of the Board of Directors and expertise of each officer will be stated below:

[Composition of the Board of Directors] Skill Matrix of Directors of the Company

			Con	nmittee		General Busine		usiness skills and experience		Functional skills and experience		
Name Position		n	Audit	Nomination and Remuneration	General Management	Global	Sales/ Marketing	R&D/ Technology	Production/Quality management	Finance/Accounting/Tax affairs	Legal affairs/ Compliance/Governance	Internal control/Audit
Kazuhiro Seo	Director			0	0			0	0	0	0	0
Hideki Inaba	Director				0		0		0	0	0	
Yoshio Sato	Director				0		0			0		0
Yoshihiko Naito	Director				0		0	0	0	0	0	
Tatsuko Koike	Director	Outside									0	0
Kohei Miyauchi	Audit & Supervisory Committee Member		0		0	0	0			0	0	
Mamoru Irie	Audit & Supervisory Committee Member	Outside	0	0	0		0			0	0	0
Ikuo Chiyonobe	Audit & Supervisory Committee Member	Outside	0	0	0		0			0	0	0

Note) The above table is not an exhaustive account of the knowledge and experience possessed by each candidate for Directors, but just indicates their primary skills.

Proposal 5: Election of 1 Substitute Director Who Is Audit and Supervisory Committee Member

In order to prepare for cases where the number of Audit and Supervisory Committee Members falls below that required by laws and regulations, the election of 1 substitute Director who is an Audit and Supervisory Committee Member is proposed.

The Audit and Supervisory Committee has agreed with submission of this Proposal.

No.	Name (Date of birth)	Past experience, positions and responsibilities in the Company, and significant concurrent positions	Number of shares of the Company held
	Kengo Tsuji	December 2010 Registered as an Attorney-at-law (Daini Tokyo Bar Association)	
		December 2010 Joined Ohe Tadashi & Yutaka Tanaka Legal Office	
	February 4, 1979 (43 years old)	March 2020 Attorney-at-law, Ohe/Tanaka/Oya Legal Office (to present)	
		[Significant concurrent positions]	-
	[Outside]	Attorney-at-law, Ohe/Tanaka/Oya Legal Office	
1	[Independent]	Co-researcher, the Center for Interdisciplinary Studies of Law and Policy (CISLP),	
		affiliated with the Graduate School of Law, Kyoto University	

[Reason for nomination as a candidate for Substitute Director who is an Audit and Supervisory Committee Member, and expected roles]

Although Mr. Kengo Tsuji has not been directly involved in corporate management, we propose to elect him as a candidate for a substitute Outside Director who is an Audit and Supervisory Committee Member in expectation that he will draw on his experience and expertise cultivated in legal work for an audit system of the Company.

(Notes) 1. There are no special interests between Mr. Kengo Tsuji and the Company.

- 2. Mr. Kengo Tsuji is a candidate for Substitute Outside Director. If his election is approved and resolved in the proposal and he takes office, the Company will register him as an Independent Director at the Tokyo Stock Exchange.
- 3. If Mr. Kengo Tsuji takes office as Outside Director, the Company will enter into an agreement liming liability stipulated in Article 427, Paragraph 1 of the Companies Act with him. Under this agreement, the maximum amount of liability is the amount stipulated by laws and regulations.
- 4. Outline of Directors and Officers Liability Insurance Agreement

The Company has entered into a directors and officers liability insurance agreement with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, that insures Directors (excluding Directors who are Audit and Supervisory Committee Members) and Directors who are Audit and Supervisory Committee Members. The Company plans to renew the agreement in November 2021.

If the election of Mr. Kengo Tsuji in this proposal is approved and resolved, he will be included in the insured.

- (1) Outline of events subject to coverage
 - The agreement will cover damages that may arise due to the insured officers assuming liability for the execution of his or her duties or receiving a claim related to the pursuit of such liability.
 - However, measures are taken so that the properness of the performance of duties by officers is not impaired by excluding the damages of officers themselves who engaged in bribery or other criminal acts or intentionally committed illegal acts from the scope of compensation.
- (2) Insurance premiums

The insurance premiums are fully borne by the Company.