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(Securities Code: 4974)

June 3, 2022

To our shareholders:

Koichi Nakao, President **Takara Bio Inc.** 7-4-38, Nojihigashi, Kusatsu-shi, Shiga

# Notice of the 20th Annual General Meeting of Shareholders

We are pleased to announce the 20th Annual General Meeting of Shareholders of Takara Bio Inc. (the "Company"), which will be held as indicated below.

From the viewpoint of preventing the spread of the new coronavirus, we request all shareholders to exercise their voting rights in advance of the General Meeting of Shareholders via the Internet or in writing (by mail), and to refrain from attending the meeting in person.

Please review the attached Reference Documents for General Meeting of Shareholders and exercise your voting rights by Thursday, June 23, 2022, at 5:30 p.m. (JST).

#### [Voting via the Internet]

Please review the "Instructions on Exercise of Voting Rights via the Internet" (in Japanese only), access to the voting website designated by the Company, and enter your approval or disapproval of the proposals according to on-screen instructions by the deadline indicated above.

#### [Voting in writing (by mail)]

Please indicate your approval or disapproval of the proposals in the enclosed voting form and return it so that your vote is received by the voting deadline indicated above.

**1. Date and Time:** Friday, June 24, 2022, at 10:00 a.m. (JST)

2. Venue: Prince Hall, 3F, Lake Biwa Otsu Prince Hotel

4-7-7, Nionohama, Otsu-shi, Shiga

Please note that, as a measure to prevent the spread of COVID-19, shareholders will be seated at a distance from each other, and therefore there will be fewer seats available compared to the past years. In light of this, please be aware that even shareholders who come to the venue may not be allowed to enter. We appreciate your understanding.

#### 3. Purpose of the Meeting

#### Matters to be reported:

- 1. The Business Report and the Consolidated Financial Statements for the 20th fiscal year (from April 1, 2021 to March 31, 2022), and the results of audits of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board
- 2. The Non-consolidated Financial Statements for the 20th fiscal year (from April 1, 2021 to March 31, 2022)

#### Matters to be resolved:

**Proposal No. 1** Appropriation of Surplus

**Proposal No. 2** Partial amendments to the Articles of Incorporation

**Proposal No. 3** Election of Nine Directors

- There is concern about the risk of infection with the novel coronavirus. Shareholders who intend to attend this general meeting of shareholders in person are kindly requested to pay close attention to their physical condition until the day of the meeting and take care to ensure that they do not overextend themselves.
- We ask that elderly shareholders or those with underlying medical conditions, who are considered to be highly susceptible to infection, or those who are not in good health would make a careful decision to avoid the risk of infection as a matter of priority.
- At the venue of this General Meeting of Shareholders, we will take measures to prevent infection of COVID-19, such as wearing a mask and disinfecting with alcohol. We would appreciate it if you could cooperate with us in this regard.
- In order to avoid risk of infection, there will be no gifts provided at the meeting this year. We appreciate your understanding.
- We will make no area to introduce our business activities, which is held every year in order to gain a deeper understanding of the Company, from the viewpoint of avoiding the risk of the infection.
- There will also be no drinks provided at the meeting this year.
- If you attend the meeting in person, please present the enclosed voting form at the venue's reception. The reception desk is scheduled to open at 9:00 a.m.
- Please note that anyone other than a shareholder who is entitled to exercise voting rights (e.g., non-shareholding proxy, person accompanying the shareholder) will not be allowed inside the venue.
- Of the documents that should be attached to the notice, the following documents are posted on the Company's website (https://ir.takara-bio.co.jp/ja/stock/meeting.html), pursuant to laws and regulations and the provisions in Article 14 of the Company's Articles of Incorporation, and are not attached to the notice.
  - 1. Business Report:

Overview of Systems to Ensure Properness of Operations and Outline of Management of Such Systems

2. Consolidated Financial Statements:

Consolidated Statement of Changes in Equity and Notes to the Consolidated Financial Statements

3. Non-consolidated Financial Statements:

Statement of Changes in Equity and Notes to the Non-consolidated Financial Statements

Consequently, the documents attached to the notice are part of the Consolidated Financial Statements and the Non-consolidated Financial Statements that were audited by the Accounting Auditor in preparing the financial audit report and part of the Business Report, the Consolidated Financial Statements and the Non-consolidated Financial Statements that were audited by the Audit & Supervisory Board Members in preparing the audit report.

- If any revision is made to the Reference Documents for General Meeting of Shareholders, the Business Report, the Consolidated Financial Statements and the Non-consolidated Financial Statements, the Company will post such revision on the Company's website (https://ir.takara-bio.co.jp/ja/stock/meeting.html).
- The Company participates in "electronic voting platforms" for institutional investors operated by ICJ, Inc.
- To ensure that information is furnished in a timely manner, the content of this Notice was disclosed on the Company's website (https://ir.takara-bio.co.jp/ja/stock/meeting.html) before it was sent out.
- If there are any major changes in the way the General Meeting of Shareholders is held due to future developments regarding infections with the novel coronavirus, we will post an announcement on the Company's website (https://www.takara-bio.co.jp).

### **Reference Documents for General Meeting of Shareholders**

## **Proposals and Reference Information**

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

The Company views profit returns to shareholders as one of its important management issues, and as a basic policy, returns are provided after comprehensive consideration of a range of factors that include business performance, financial position, and enhancement of internal reserve for aggressive research and development activities in Bioindustry and Gene Therapy businesses. Specifically, the Company intends to distribute dividends of surplus at around 20% of its estimated profit calculated without taking into account the extraordinary income or loss in the Consolidated Financial Statements. In accordance with this policy, the Company proposes to pay a year-end dividend for the fiscal year of \mathbb{\fmathbb{\text{4}}}33.00 per share for the current fiscal year, which is \mathbb{\fmathbb{\text{4}}}17.00 higher than for the previous year as follows:

## Year-end dividends

- (1) Type of dividend property Cash
- (3) Effective date of dividends of surplus June 27, 2022

## Proposal No. 2 Partial amendments to the Articles of Incorporation

## 1. Reason for change

Since the revised regulations stipulated in the proviso of Article 1 of the Supplementary Provision of the "Act Partially Revising the Companies Act" (Act No. 70 of 2019) will come into effect on September 1, 2022, and the introduction of the electronic provision system of reference documents for the General Meeting of Shareholders will be introduced, we will implement the necessary changes as follows, and supplementary provisions regarding the effective date, etc. are also added.

- (1) We will establish a new provision to take measures for electronic provision of information contained in reference documents, etc. for the General Meeting of Shareholders. <Article 14, paragraph 1 in "Proposed amendments">
- (2) Among the matters for which electronic provision measures will be taken, a new provision will be established to allow the scope of matters to be included in the document to be delivered to shareholders who have requested delivery to be limited in accordance with the provisions of the applicable Ordinance of the Ministry of Justice. <Article 14, paragraph 2 in "Proposed amendments">
- (3) With the introduction of the system of electronic provision of reference documents for the General Meeting of Shareholders, the provisions on Internet disclosure and deemed provision of reference documents for the General Meeting of Shareholders, etc. will be deleted as they are no longer necessary. <Article 14 of the current Articles of Incorporation>
- (4) Accompanying the aforementioned establishment and deletion of provisions, supplementary provisions regarding the effective date, etc. will be established. <Article 1 of the Supplementary Provisions in "Proposed amendments">

## 2. Changes to be made

A comparison of the current Articles of Incorporation and the proposed amendments is as follows.

(The underlined parts are changes)

Current Articles of Incorporation	Proposed amendments
(Internet Disclosure and Deemed Provision of Reference	(Deletion)
Documents for the General Meeting of Shareholders, Etc.)	
Article 14	
When the Company convenes a general meeting of	
shareholders, if it discloses information that is to be stated	
or presented in the reference documents for the general	
meeting of shareholders, business report, financial	
statements and consolidated financial statements through	
the internet in accordance with the provisions prescribed by	
the Ministry of Justice Order, it may be deemed that the	
Company has provided this information to shareholders.	
(Newly established)	(Measures, etc. for Providing Information in Electronic Format)
	Article 14
	1 When the Company convenes a general meeting of
	shareholders, it shall take measures for providing
	information that constitutes the content of reference
	documents for the general meeting of shareholders, etc. in
	electronic format.
	2 Among items for which the measures for providing
	information in electronic format will be taken, the
	Company may exclude all or some of those items
	designated by the Ministry of Justice Order from
	statements in the paper-based documents to be delivered to
	shareholders who requested the delivery of paper-based
	documents by the record date of voting rights.

Current Articles of Incorporation	Proposed amendments
(Newly established)	Supplementary Provisions
	Article 1
	1 The amendment to the Articles of Incorporation pertaining
	to Article 14 shall be effective from September 1, 2022,
	which is the date of enforcement of the revised provisions
	provided for in the proviso to Article 1 of the
	Supplementary Provisions of the Act Partially Amending
	the Companies Act (Act No. 70 of 2019) (hereinafter
	referred to as the "Date of Enforcement").
	2 Notwithstanding the provision(s) of the preceding
	paragraph, Article 14 of the Articles of Incorporation
	(Internet Disclosure and Deemed Provision of Reference
	<u>Documents for the General Meeting of Shareholders, Etc.)</u>
	shall remain effective regarding any general meeting of
	shareholders held on a date within six months from the
	Date of Enforcement.
	3 These Supplementary Provisions shall be deleted on the
	date when six months have elapsed from the Date of
	Enforcement or three months have elapsed from the date of
	the general meeting of shareholders in the preceding
	paragraph, whichever is later.

#### **Proposal No. 3** Election of Nine Directors

At the conclusion of this meeting, the terms of office of all nine Directors will expire.

In that regard, the Company proposes the election of nine Directors (three of whom are external Directors).

This proposal was decided by the Board of Directors based on the advice and recommendations of the Nomination and Compensation Committee.

The candidates for Director are as follows:

Candidate No.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned
		and signif Apr. 1985 Apr. 2002 June 2003 June 2004 Apr. 2006 June 2007 June 2008 May 2009 June 2015 Apr. 2020 Apr. 2021 Significant co		Company's shares
			Akara Holdings Inc. The Director of Manufacturing Technology of Biologics	

Reasons for nomination as candidate for Director, etc.

- Mr. Nakao has displayed leadership as Representative Director of the Company and meets the criteria for candidates for Director established by the Company. Therefore, the Company nominated him as a candidate to continue serving as a Director.
- - Mr. Nakao is currently a business executive (Director, President) of Takara Bio USA Holdings Inc., which is a subsidiary of the Company's parent company Takara Holdings Inc. as well as a subsidiary of the Company, and has also been a business executive (Director, President) of the company for the past ten years.
- Within the past ten years, Mr. Nakao has served as a business executive (Chairman) of Takara Biotechnology (Dalian) Co., Ltd., Takara Biomedical Technology (Beijing) Co., Ltd., and Takara Korea Biomedical Inc., which are subsidiaries of the Company's parent company Takara Holdings Inc. as well as subsidiaries of the Company.

Directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is approved, he will be included as an insured under the policy.

Candidate No.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned
2	Junichi Mineno August 13, 1960  [Reelection]  Relationship of special interest in the Company None Attendance at Board of Directors meetings 12/12 (100%)	-	Joined Takara Shuzo Co., Ltd. (currently Takara Holdings Inc.) General Manager of Center for Cell and Gene Therapy Facility of the Company Deputy General Manager of Gene Therapy Business Unit and General Manager of Center for Cell and Gene Therapy Facility Executive Officer Senior Executive Officer Managing Director Managing Director and Senior Executive Officer Co-Representative Director and Vice Chairman of Takara Korea Biomedical Inc. Director (current position) and Senior Managing Executive Officer COO Vice President Executive Officer (current position) Insibility in the Company CDM Business and the CDM Promotion	14,400 shares

Reasons for nomination as candidate for Director, etc.

- Mr. Mineno has engaged in R&D of new technologies and new projects, genetic analysis-related business and
  businesses related to products and services for clinical research on cell and gene therapies. He possesses a track
  record of establishing its GMP production framework in the gene therapy business, and meets the criteria for
  candidates for Director established by the Company. Therefore, the Company nominated him as a candidate to
  continue serving as a Director.
- - Mr. Mineno has been an executive officer (Co-Representative Director and Vice Chairman) of Takara Korea Biomedical Inc., a subsidiary of the Company's parent company Takara Holdings Corporation, as well as a subsidiary of the Company, for the past 10 years.

Directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is approved, he will be included as an insured under the policy.

Candidate No.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned	
3	Yoh Hamaoka October 9, 1962  [Reelection]  Relationship of special interest in the Company None Attendance at Board of Directors meetings 10/10 (100%)  (After assuming office on June 24, 2021)	_	Joined Japan Tobacco Inc. Joined Takara Shuzo Co., Ltd. (currently Takara Holdings Inc.) Executive Officer of the Company Senior Executive Officer and Deputy General Manager of the Gene Therapy Business Unit In charge of Intellectual Property Department and General Manager of Business Development Department In charge of General Affairs Department In charge of Project Management Department General Manager of R&D Division CFO Director and Senior Managing Executive Officer (current position) nsibility in the Company Business Administration and the Intellectual	16,800 shares	
	Reasons for nomination as candidate for Director  - Mr. Hamaoka has been involved in business development, intellectual property, project promotion and public relations and investor relations, general affairs, and finance, and is well-versed in the Company's the corporate sector, and also meets the criteria for candidates for Director established by the Company. Company nominated him as a candidate to continue as a Director.  Directors and officers liability insurance policy  The Company has entered into a directors and officers liability insurance policy with an insurance comp stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expe by the insured due to claims for damages arising from the insured's actions as a director or officer. In ad policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is a will be included as an insured under the policy.				

Apr. 1988 Lained Takara Shuzo Co. Ltd. (augrently Takara	Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company	Number of the Company's shares owned
Holdings Inc.)  Jan. 2009 General Manager of Sales Department of the Company  June 2009 Executive Officer  June 2014 Senior Executive Officer  June 2018 Director (current position)  Dec. 2019 Chairman of Takara Biomedical Technology (Beijing) Co., Ltd. (current position)  Mar. 2021 Co-Representative Director and Chairman of Takara Korea Biomedical Inc. (current position)	4	October 20, 1963  [Reelection]  Relationship of special interest in the Company None Attendance at Board of Directors meetings	Jan. 2009 General Manager of Sales Department of the Company  June 2009 Executive Officer  June 2014 Senior Executive Officer  June 2018 Director (current position)  Dec. 2019 Chairman of Takara Biomedical Technology (Beijing) Co., Ltd. (current position)  Mar. 2021 Co-Representative Director and Chairman of Takara Korea Biomedical Inc. (current position)  Apr. 2021 CMO  Apr. 2022 Senior Managing Executive Officer (current position)  Chairman of Takara Biotechnology (Dalian)  Co., Ltd. (current position)  Current responsibility in the Company  In charge of the Reagents & Instruments Business and the Product Development Center  Significant concurrent positions outside the Company  Chairman of Takara Biotechnology (Dalian) Co., Ltd.  Chairman of Takara Biomedical Technology (Beijing) Co., Ltd.  Co-Representative Director and Chairman of Takara Korea	10,600 shares

Reasons for nomination as candidate for Director, etc.

- Mr. Miyamura has been involved in planning, marketing, sales and distribution of products and services in the bio
  business, has contributed to the market expansion in China for products in the genetic engineering research field,
  proved his ability as a corporate manager for the Company's subsidiary, and meets the criteria for candidates for
  Director established by the Company. Therefore, the Company nominated him as a candidate to continue serving as
  Director.
- Mr. Miyamura is currently a business executive of Takara Biotechnology (Dalian) Co., Ltd., Takara Biomedical
  Technology (Beijing) Co., Ltd., and of Takara Korea Biomedical Inc., which are subsidiaries of the Company's
  parent company Takara Holdings Inc. as well as a subsidiary of the Company, and has also been a business
  executive (Chairman, Chairman, and Co-Representative Director and Chairman, respectively) of all three
  companies for the past ten years.

Directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is approved, he will be included as an insured under the policy.

Candidate No.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned	
5	Masanobu Kimura August 19, 1963  [Reelection]  Relationship of special interest in the Company None Attendance at Board of Directors meetings 12/12 (100%)	In charge of 0 1 and 2, the 0	Joined Daiichi Pharmaceutical Co., Ltd. (currently Daiichi Sankyo Co., Ltd.) Joined ImmunoFrontier, Inc. Joined ICON Japan K.K. Joined PAREXEL International Inc. Joined the Company Deputy General Manager of Gene Therapy Business Unit and General Manager of Project Management Department Executive Officer Director and Senior Executive Officer (current position) onsibility in the Company Quality Assurance, Quality Assurance Departments Quality Assurance Administration Department, and ry and Pharmacovigilance Department	800 shares	
	Reasons for nomination as candidate for Director  Mr. Kimura has been involved in development of pharmaceuticals, has leadership experience in clinical dev the gene therapy business, and meets the criteria for candidates for Director established by the Company. The Company nominated him as a candidate to continue serving as a Director.  Directors and officers liability insurance policy  The Company has entered into a directors and officers liability insurance policy with an insurance company stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expense by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is approximately approximately an insured under the policy.				

Candidate No.	Name (Date of birth)		nary, position and responsibility in the Company, cant concurrent positions outside the Company	Number of the Company's shares owned
6	Mutsumi Kimura February 3, 1963  [New election]  Relationship of special interest in the Company Please refer to the details below. Attendance at Board of Directors meetings —	Representative Director of Ta	Joined Takara Shuzo Co., Ltd. (currently Takara Holdings Inc.) Director of the Company Managing Director Senior Managing Director Director and Vice President Representative Director and Vice President Director of Takara Holdings Inc. Senior Managing Director of Takara Shuzo Co., Ltd. Representative Director and Vice President of Takara Holdings Inc. Director of Takara Shuzo Co., Ltd. (current position) Representative Director and President of Takara Shuzo International Co., Ltd. Representative Director and President of Takara Holdings Inc. (current position) Director of Takara Shuzo International Co., Ltd. (current position) Director of Takara Shuzo International Co., Ltd. (current position) Director and President of Takara Holdings Inc. kara Shuzo Co., Ltd.	50,000 shares

Reasons for nomination as candidate for Director, etc.

- Mr. Kimura has abundant experience and track records in the areas of corporate planning, finance, accounting, public relations, general affairs, and human resources of the Company in the past, and has demonstrated leadership as a Director of the Group for many years.
- We have nominated him as a candidate for Director because his appointment as a Company Director will strengthen
  the Company's corporate functionality and enable the Company to achieve sustainable growth and enhance its
  corporate value over the medium to long term.
- He is currently an Executive Officer (Representative Director and President) of Takara Holdings Inc., our parent company, and has been an Executive Officer (Representative Director and President, Representative Director and Vice President, and Director) of Takara Holdings Inc. for the past 10 years.
- In the past 10 years, he has also served as an Executive Officer (Senior Managing Director) of Takara Shuzo Co., Ltd., a subsidiary of the Company's parent company Takara Holdings Inc. (and a so-called sibling company of the Company), and as an Executive Officer (Representative Director and President) of Takara Shuzo International Co., Ltd.

Relationship of special interest in the Company

The Company has a business relationship with Takara Holdings Inc., where he serves as the Representative Director and President, concerning payments related to the licensing of trademark rights, payments related to the outsourcing of computer-related operations and the leasing of information-related equipment, and leasing of office space. Directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms. If his appointment is approved, he will be included as an insured under the policy.

Candidate No.	Name (Date of birth)		nary, position and responsibility in the Company, cant concurrent positions outside the Company	Number of the Company's shares owned
	Nobuko Kawashima October 27, 1962 (Name as shown on the family resister: Nobuko Yokoyama)  [Reelection - External]  Relationship of special interest in the Company None Attendance at Board of Directors meetings 12/12 (100%)  Nomination and Compensation Committee Meeting Attendance 1/1 (100%)  Number of years in office as an external Director 6 years (at the conclusion of this meeting)	Professor with	Joined The Long-Term Credit Bank of Japan, Limited (currently Shinsei Bank, Limited) Joined Dentsu Communication Institute Inc. Research fellow at the Centre for Cultural Policy Studies of the University of Warwick Full-time lecturer with the Faculty of Economics at Doshisha University Professor with the Faculty of Economics (current position) Director (external Director) of the Company (current position) Director (Outside Director) of TOKAI Holdings Corporation (current position) neurrent positions outside the Company the Faculty of Economics at Doshisha University ide Director) of TOKAI Holdings Corporation	0 shares
	Reasons for nomination as candid	late for external	Director and outline of expected roles, etc.	

- Ms. Kawashima is a candidate for external Director.
- Ms. Kawashima has extensive research experience in subjects including creative economy and corporate social responsibility. She meets the criteria for candidates for external Director established by the Company, and is expected to apply her expert knowledge to the management of the Company and express her opinions at the Board of Directors meetings from an independent and objective standpoint, thereby ensuring effective management oversight. Therefore, the Company nominated her as a candidate to continue serving as an external Director. In addition, if Ms. Kawashima is elected, we expect that she will be involved in the selection of candidates for Company executives and the determination of executive compensation and other matters from an objective and neutral standpoint as a member of the Nomination and Compensation Committee.
- Ms. Kawashima has never in the past been involved in the management of a company except as an external officer. However, the Company judges she will appropriately fulfill her duties as an external Director based on her abundant experience as an academic and broad insight on economy and society.
- Ms. Kawashima satisfies the requirements for an independent officer as provided for by Tokyo Stock Exchange,
   Inc., and the Company has submitted notification to the aforementioned exchange concerning her appointment as an independent officer.

Limited liability agreement

Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, the Company has entered into an agreement with Ms. Kawashima to limit her liability for damages under Article 423, paragraph 1 of the Companies Act. Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount provided for under Article 425, paragraph 1 of the same Act. If the reelection of Ms. Kawashima is approved, the Company plans to renew the aforementioned agreements with her.

Directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy with an insurance company as stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the policy is renewed, the Company plans to renew the policy with the same terms. If her reappointment is approved, she will be included as an insured under the policy.

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Candidate No.	Name (Date of birth)		nary, position and responsibility in the Company, cant concurrent positions outside the Company	Number of the Company's shares owned
		Apr. 1976	Safety and Environmental Health Bureau, Ministry of Health and Welfare (currently Ministry of Health, Labour and Welfare)	
		Apr. 1979 July 1996	Pharmaceutical Affairs Bureau Pharmaceutical Department of World Health Organization (on secondment)	
	Kazuko Kimura May 1, 1951	July 1999 Apr. 2000	Organization (on secondinent) Organization for Pharmaceutical Safety and Research (on secondment) Professor of International Medical Research	
	[Reelection - External]	Арг. 2000	Laboratory, Institute of Medical, Pharmaceutical and Health Sciences,	
	Relationship of special interest in the Company None	June 2013	Kanazawa University Director (Outside Director) of Alfresa Holdings Corporation	
8	Attendance at Board of Directors meetings	Sept. 2013	Representative Director of Medicines Security Workshop (current position)	0 shares
	12/12 (100%)  Nomination and Compensation  Committee Meeting Attendance 1/1 (100%)  Number of years in office as an	Apr. 2017 Oct. 2017	Professor Emeritus of Kanazawa University Specially Appointed Professor of Graduate School of Medical Sciences, National University Corporation Kanazawa University (current position)	
	external Director 3 years (at the conclusion of this	June 2019	Director (external Director) of the Company (current position)	
	meeting)	June 2021	Director (Outside Director) of Mitsubishi Logistics Corporation (current position)	
		Significant cor Specially Appo Sciences, Nation Representative Director (Outs		

Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company	Number of the Company's shares owned					
	Reasons for nomination as candidate for external Director and outline of expected roles, etc.  • - Ms. Kimura is a candidate for external Director.							
	- Ms. Kimura is a specialist in the areas of quality control of pharmaceutical distribution, eradication of substandard							
	and falsified medicines, support of development of anti-counterfeit technologies, and education of specialists. She							
		ites for external Director established by the Company, and is expect	-					
		agement of the Company and express her opinions at the Board of	* * *					
	from an independent and objective standpoint, thereby ensuring effective management oversight. Therefore, the							
	Company nominated her as a candidate to continue serving as an external Director. In addition, if Ms. Kimura is							
	elected, we expect that she will be involved in the selection of candidates for Company executives and the							
	determination of executive compensation and other matters from an objective and neutral standpoint as a member of							
	the Nomination and Compensation Committee.							
	- Ms. Kimura has never in the past been involved in the management of a company except as an external officer.							
	However, the Company judges she will appropriately fulfill her duties as an external Director based on her abundant							
	experience as an academic and broad insight on quality control of pharmaceutical distribution, etc.							
	- Ms. Kimura satisfies the requirements for an independent officer as provided for by Tokyo Stock Exchange, Inc.,							
	and the Company has submitted notification to the aforementioned exchange concerning her appointment as an							
	independent officer.							
	Limited liability agreement							
	Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, the Company has entered into an							
	agreement with Ms. Kimura to limit her liability for damages under Article 423, paragraph 1 of the Companies Act.							
	Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount							
	provided for under Article 425, paragraph 1 of the same Act. If the reelection of Ms. Kimura is approved, the Company							
	plans to renew the aforementioned agreements with her.							
	Directors and officers liability in	surance policy						
	The Company has entered into a	directors and officers liability insurance policy with an insurance co	ompany as					
	stipulated in Article 430-3, parag	raph 1 of the Companies Act, which covers damages and litigation	expenses incurred					
	by the insured due to claims for o	damages arising from the insured's actions as a director or officer. In	n addition, when th					
	1							

policy is renewed, the Company plans to renew the policy with the same terms. If her reappointment is approved, she

will be included as an insured under the policy.

Candidate No.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned
		May 1998	Medical Staff with Department of Obstetrics and Gynecology at Hyogo Prefectural Amagasaki Hospital	
		Apr. 2000	Medical Staff with Department of Obstetrics and Gynecology at Toyooka Public Hospital	
		Sept. 2002	Medical Staff with Department of Obstetrics and Gynecology at Kyoto University Hospital	
	Noriomi Matsumura July 10, 1971	Apr. 2007	Clinical Assistant Professor with Department of Obstetrics and Gynecology at National University Corporation Kyoto University	
	[Reelection - External]	Apr. 2008	Hospital Assistant Professor with Department of	
	Relationship of special interest	Dec. 2012	Gynecology and Obstetrics Lecturer with Maternal and Perinatal Care Unit	
	in the Company None			
	Attendance at Board of	Aug. 2013	Associate Professor with Department of Gynecology and Obstetrics	
9	Directors meetings	Apr. 2017	Professor with Department of Obstetrics and	0 shares
	12/12 (100%)	Apr. 2017	Gynecology of Faculty of Medicine at Kindai	
	Nomination and Compensation		University (current position)	
	Committee Meeting Attendance	June 2017	Vice Chairperson of Board Certification	
	1/1 (100%)	Julie 2017	Committee of Japan Society of Obstetrics and	
	Number of years in office as an		Gynecology (current position)	
	external Director	Dec. 2018	Director and TR Committee Member, Japanese	
	2 years (at the conclusion of this		Gynecologic Oncology Group (current	
	meeting)		position)	
		June 2020	Director (external Director) of the Company	
			(current position)	
		July 2020	Board Member of Japan Society of	
			Gynecologic Oncology (current position)	
		Significant co	oncurrent positions outside the Company	
			h Department of Obstetrics and Gynecology of	
		Faculty of Mo		

Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company	Number of the Company's shares owned						
	Reasons for nomination as candidate for external Director and outline of expected roles, etc.  • Mr. Matsumura is a candidate for external Director.								
	- Mr. Matsumura is a candidate for external Director.     - Mr. Matsumura possesses abundant experience and expert knowledge in obstetrics and gynecology and other								
	fields of medical science in general, and is familiar particularly with the areas of tumor genome analysis, molecular								
	targeted therapy, and immune therapy of gynecologic oncology. He meets the criteria for candidates for external								
	Director established by the Company, and is expected to utilize his experience and expertise and express his								
	opinions at the Board of Directors meetings from an independent and objective standpoint, thereby ensuring								
	effective management oversight. Therefore, the Company nominated him as a candidate to continue serving as an								
	external Director. In addition, if Mr. Matsumura is elected, we expect that he will be involved in the selection of								
	candidates for Company executives and the determination of executive compensation and other matters from an								
	objective and neutral standpoint as a member of the Nomination and Compensation Committee.								
	<ul> <li>- Mr. Matsumura has never in the past been involved in the management of a company except as an external officer.</li> </ul>								
	However, the Company judges he will appropriately fulfill his duties as an external Director based on his abundant								
	experience as an academic and broad insight on medical science in general.								
	• - Mr. Matsumura satisfies the requirements for an independent officer as provided for by Tokyo Stock Exchange,								
	Inc., and the Company has submitted notification to the aforementioned exchange concerning his appointment as an independent officer.								
	Limited liability agreement								
	Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, the Company has entered into an								
	agreement with Mr. Matsumura to limit his liability for damages under Article 423, paragraph 1 of the Companies Act.								
	Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount								
	provided for under Article 425, paragraph 1 of the same Act. If the reelection of Mr. Matsumura is approved, the								
	Company plans to renew the aforementioned agreements with him.								
	Directors and officers liability insurance policy								
	The Company has entered into a directors and officers liability insurance policy with an insurance company as								
	stipulated in Article 430-3, paragraph 1 of the Companies Act, which covers damages and litigation expenses incurred								
	by the insured due to claims for damages arising from the insured's actions as a director or officer. In addition, when the								

policy is renewed, the Company plans to renew the policy with the same terms. If his reappointment is approved, he

will be included as an insured under the policy.

# (Reference) Expertise and Experience (Skill Matrix) of Candidates for Director and Audit & Supervisory Board Members

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Name	Position in the Company	Corporate management Management strategy	Business strategy Marketing	Research Develop- ment	Manufacturing Quality assurance	Medical Pharma- ceutical Health	Legal affairs Intellectual property	Financial accounting Personnel and labor relations	Compliance Risk management	Global Diversity
Koichi Nakao	Representative Director and President	•	•	•			•	•	•	•
Junichi Mineno	Director	•	•	•	•				•	•
Yoh Hamaoka	Director	•	•	•			•	•	•	•
Tsuyoshi Miyamura	Director		•	•	•				•	•
Masanobu Kimura	Director			•	•	•			•	•
Mutsumi Kimura	Director	•	•				•	•	•	•
Nobuko Kawashima	External Director	•	•						•	•
Kazuko Kimura	External Director			•	•	•			•	•
Noriomi Matsumura	External Director			•		•			•	•
Akihiko Kita	Auditor	•			•				•	•
Masahide Tamaki	Auditor		•						•	•
Kunihiko Kamada	External Auditor	•					•		•	•
Yasuo Himeiwa	External Auditor	•						•	•	•
Masaaki Makikawa	External Auditor			•		•			•	•

<sup>\*</sup>The above list does not represent all of the skills possessed by each Director and Audit & Supervisory Board Member.