

Notice of Convocation

The 58th Ordinary General Shareholders' Meeting

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Please be advised that certain explanations for domestic voting procedures that are not applicable to the shareholders outside Japan are omitted or modified to avoid confusion.

(Translation)

(Code No.: 4665)

June 3, 2020

To Shareholders

Teruji Yamamura President & CEO Duskin Co., Ltd. 1-33 Toyotsu-cho, Suita-shi, Osaka 564-0051 JAPAN

Notice of the 58th Ordinary General Shareholders' Meeting

This is to inform you that the 58th Ordinary General Shareholders' Meeting will be held as indicated below under the heading of "Details of the Meeting."

We place top priority on the safety and security of our shareholders. To prevent the spread of the novel coronavirus, we recommend that you refrain from attending the general shareholders' meeting in person and instead exercise your voting rights either in writing or electronically (via the Internet) by 5:00 pm (JST) on Monday, June 22, 2020.

Details of the Meeting

1: Date and Time: 10:00 am (JST) on Tuesday, June 23, 2020

(The reception is scheduled to start at 9:00 am.)

2: Venue: Main Hall, 5th floor, Osaka International Convention Center

5-3-51 Nakanoshima, Kita-ku, Osaka, Japan

Due to the impact of the novel coronavirus, the venue may not be available for the meeting. In case the venue is changed, we will notify you via the Duskin's corporate website. Please refer to it for the updates. The site is available only in

Japanese.

3: Purpose of the Shareholders' Meeting

Items to be reported

- The business report, the consolidated financial statements and audit results on consolidated financial statements by Accounting Auditors and the Audit & Supervisory Board for fiscal 2019 (April 1, 2019 to March 31, 2020)
- 2. The non-consolidated financial statements for fiscal 2019 (April 1, 2019 to March 31, 2020)

Matters to be resolved

Proposal 1: Appropriation of Retained Earnings

Proposal 2: Election of Nine (9) Members of the Board of Directors

Proposal 3: Election of Four (4) Members of the Audit & Supervisory Board

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4: Matters concerning exercise of voting rights

- (1) When multiple votes are cast through Internet, the final vote will be considered to be the intended official vote.
- (2) When multiple votes are cast on Internet and by proxy card, regardless of the time of the received votes, the vote on Internet will be considered to be the intended effective vote.
- (3) Shareholders may vote their shares by proxy by naming another shareholder who holds voting rights to attend the shareholders meeting and act as the proxy. In this case, the proxy must submit proof of identity.

5: Matters concerning materials annexed to this notice and reference materials for the Annual General Shareholders' Meeting

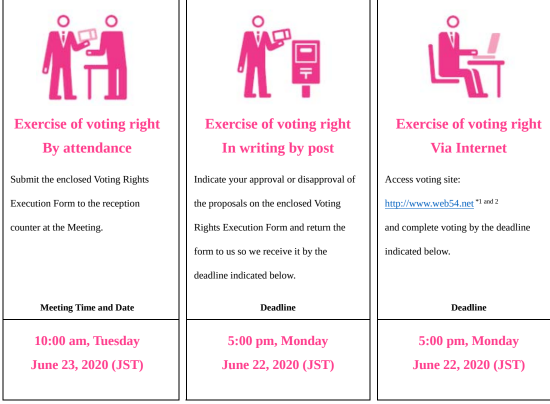
- (1) The following matters have been posted on the corporate website (https://www.duskin.co.jp/ir/, Japanese version only) and are therefore omitted from the materials annexed to this notice pursuant to relevant laws and Article 17 of the Company's Articles of Incorporation:
 - 1) Stock acquisition rights in the business report
 - 2) Necessary systems to ensure appropriate execution of operations and its operational status in the business report
 - 3) Basic Policies related to the Company's Ownership Control in the business report
 - 4) Policies on constructive dialogue with shareholders in the business report
 - 5) The notes to the consolidated financial statements; and
 - 6) The notes to the non-consolidated financial statements

Audit & Supervisory Board Members audit the business report, consolidated and non-consolidated financial statements attached to this notice of convocation, and documents 1) to 6) as stated above. The Accounting Auditor audits the consolidated and non-consolidated financial statements attached to this notice of convocation, and documents 5) to 6) stated above.

- (2) If amendments are made to the reference materials for the Annual General Shareholders' Meeting, the business report, or the consolidated and non-consolidated financial statements, the amended contents will be posted on the corporate website (https://www.duskin.co.jp/english/).
- When attending the Meeting in person, please present the enclosed voting form at the reception. Please note that only shareholders are entitled to attend the Meeting.
- Please bring this copy of the proxy statement to the Meeting to save resources.
- In line with Japan's Cool Biz initiative, please note that the officers and staff will dress lightly in business casual style during the meeting to help reduce the Company's impact on global warming.

Exercise of Voting Right

Voting rights may be exercised by attendance, in writing or via electronic means.



- *1. Voting over the Internet can only be accomplished by accessing the site designated for this purpose by Duskin (http://www.web54.net). This site is available only in Japanese.
- *2. Please note that using Internet may incur cost such as connection fee, and such cost will be borne by the shareholders.

The shareholders who have exercised their voting rights and whose votes are deemed valid will have the chance to be one of 200 people to receive a Mister Donut Card, each worth 1,000 yen.

= Reference materials for the Annual General Shareholders' Meeting =

Proposal 1: Appropriation of Retained Earnings

Duskin considers the return of profits to shareholders to be an important management priority. We have set

out our basic dividend policy of distributing a portion of the profit based on our performance while ensuring

the proper balance between these distributions and the need for investments in sustainable growth and higher

corporate value, and while maintaining financial security against potential risks. With the policy, we will

continue to pay cash dividends in a stable and consistent manner. In addition, the Company has a new policy

in place for deciding on the amount of dividends for each fiscal year with a target consolidated payout ratio

of 50%.

After securing internal capital resources required for operations, business plans and sound business

management, we have determined that the year-end dividend should be 32 yen per share.

(1) Type of dividend: cash

(2) Dividend particulars and amounts

32 yen per share of common stock

Total amount of dividends: 1,578,732,864 yen (funds for the dividends: retained earnings)

The Company paid an interim dividend of 24 yen per share. The full-year dividend is to total 56

yen per share.

(3) The effective date of the dividends: June 24, 2020 (JST)

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Proposal 2: Election of Nine (9) Members of the Board of Directors

The term of the current nine (9) Directors will expire at the close of this Annual General Shareholders' Meeting. It is proposed that the total number of Directors remains at nine (9).

Candidate No.	Na	me	Titles and Responsibilities (significant concurrent positions)	Number of Board of Directors meetings attended
1	Reappointment Candidate	Teruji Yamamura (Mr.)	Representative Director President & Chief Executive Officer	19/19
2	Reappointment Candidate	Kazushi Sumimoto (Mr.)	Director Executive Operating Officer Direct Selling Group General Manager, Strategy Management, Direct Selling Group	19/19
3	Reappointment Candidate	Taku Suzuki (Mr.)	Director Senior Operating Officer Rent-All, Health Rent, Life Care	19/19
4	New Candidate	Hiroyuki Okubo (Mr.)	Operating Officer Information System Manager, Corporate Planning	-
5	New Candidate	Tetsuya Wada (Mr.)	Operating Officer Food Group Division Manager, Food Business Development	-
6	New Candidate	Naoto Miyata (Mr.)	Operating Officer Accounting	-
7	Reappointment Candidate for Independent Outside Director	Tomoya Yoshizumi (Mr.)	Outside Director	19/19
8	Reappointment Candidate for Independent Outside Director	Nobuko Sekiguchi (Ms.)	Outside Director	15/15
9	New Candidate for Independent Outside Director	Yukiko Tsujimoto (Ms.)	External Director Kirindo Holdings Co., Ltd.	-

(Note) The number of meetings of the Board of Directors that Ms. Nobuko Sekiguchi attended is for meetings that were held after her election as Director on June 25, 2019 (JST).

Reference: Policy on selecting Director candidates

Director candidates must have the proper character, knowledge and ethics for this post, and must have no health issues that would prevent them from performing their duties. The candidates must also be capable of consistently executing the medium- to long-term growth strategy of the Duskin Group, making a positive impact on the vitality of our organization.

With regard to candidates for internal Director positions, the President & CEO requests recommendations from current Directors, Audit & Supervisory Board Members, and Operating Officers and selects the candidates for review by the Director Evaluation Council. After taking into account the feedback of the Council, the President & CEO proposes suitable candidates. Candidates are then selected after thorough discussion and deliberation by the Board of Directors.

Candidates for Outside Director positions must not be related parties of the Duskin Group and must be able to maintain their independence. They must also have the business experience and expertise to perform supervisory and advisory functions for the Board of Directors. In addition, they must be capable of providing beneficial advice from many perspectives to ensure management transparency, soundness and fairness. Candidates for Outside Director positions are then selected after thorough deliberation by the Board of Directors.

In order to maintain independence and effectiveness, the Director Evaluation Council must consist of only independent Outside Directors and Outside Audit & Supervisory Board Members in accordance with the policy of the Tokyo Stock Exchange.

Candidate No. 1

Teruji Yamamura

Date of birth Number of shares owned: 34,185

January 28, 1957 Tenure: 16 years

(at the conclusion of this Annual General Shareholders' Meeting)

Reappointment

Attendance at Board of Directors meetings during FY 2019: 19/19

100.0%

Position/Career Summary

Apr. 2018	Representative Director President & Chief Executive Officer (to the present)
A 2000	1 /
Apr. 2009	President & Chief Executive Officer
Apr. 2007	Director
	Care Service Business Group, Rent-All,
	Home Instead (current Life Care)
June 2004	Director & Assistant General Manager
	Clean Service Business Group
Jan. 1982	Joined the Company
van. 1702	voined the company

Reasons for recommending Teruji Yamamura as a candidate for Director

Since becoming President & CEO in 2009, Mr. Yamamura has served as Chairman of the Board of Directors. He has been encouraging open and constructive discussion and effectively managing the Board meetings, while leading the ONE DUSKIN long-term strategy.

Mr. Yamamura possesses extensive expertise in franchise business management garnered through his long career at Duskin as a top executive, as well as strong leadership and the foresight to navigate the Company through the ever-changing and unpredictable business environment—both essential qualities of Directors. As the Company believes Mr. Yamamura is indispensable as a company board member, Duskin requests a vote in his favor for re-election as a Director.

Kazushi Sumimoto

Date of birth Number of shares owned: 9,585

November 29, 1960 Tenure: 6 years

(at the conclusion of this Annual General Shareholders' Meeting)



Position/Career Summary

Apr. 2020 Director

Executive Operating Officer

Direct Selling Group

General Manager, Strategy Management, Direct Selling Group (to the present)

Apr. 2019 Director

Executive Operating Officer

Corporate Planning, General Affairs, Accounting, Public Relations, Information System, Production &

Logistics

Reappointment

Attendance at Board of Directors meetings during FY 2019:

19/19 100.0% June 2018 Director

Senior Operating Officer

Corporate Planning, General Affairs, Accounting, Public Relations, Information System, Production &

Logistics

Apr. 2018 Director

Senior Operating Officer Corporate Planning

Production & Logistics Group

Apr. 2017 Director

Corporate Planning, Production & Logistics Group

May 2016 Director, Corporate Planning,

Life Care Development Group, Rent-All, Uniform Service, Health & Beauty

June 2014 Director, Home Instead (current Life Care)

Division Manager, Rent-All

Apr. 1983 Joined the Company

Reasons for recommending Kazushi Sumimoto as a candidate for Director

After contributing to the development of Clean & Care Business and Rent-All Business, Mr. Sumimoto has played a key role at Corporate Management and Production & Logistics Group since 2016. This year, he is overseeing the entire Direct Selling Group. At the Board of Directors, Mr. Sumimoto proactively speaks up with accurate and constructive comments and opinions supported by his experiences to assist the President & CEO, and provides strong leadership for the Board of Directors. Garnered through his long-term career in management and franchise businesses, Mr. Sumimoto's expertise is indispensable for further improving the effectiveness of the Board of Directors' decision-making process and supervisory function. Duskin therefore believes that Mr. Sumimoto is suitably qualified to continue as a Director.

Taku Suzuki

Date of birth Number of shares owned: 4,600

October 8, 1965 Tenure: 4 years

(at the conclusion of this Annual General Shareholders' Meeting)



Reappointment
Attendance at Board of Directors meetings during FY 2019:

19/19
100.0%

Position/Career Summary

Apr. 2020	Director
	Senior Operating Officer
	Rent-All, Health Rent, Life Care (to the present)
Apr. 2018	Director
	Senior Operating Officer
	Rent-All, Health Rent, Life Care,
	Uniform Service, Health & Beauty
Apr. 2017	Director
	Life Care Development Rent-All

Life Care Development, Rent-All Uniform Service, Health & Beauty

June 2016 Director, Product Inspection Center

General Manager, Production & Logistics Group

Apr. 1989 Joined the Company

Reasons for recommending Taku Suzuki as a candidate for Director

After his involvement with new business development for the Clean & Care Business Group, as well as laundry plant operations, since 2012 Mr. Suzuki has been overseeing Production & Logistics, Life Care (the business unit that assists elderly people in their daily lives), and Health Rent (the business unit that rents out and sells home health-care equipment). Leveraging his expertise, Mr. Suzuki proactively provides comments that contribute greatly to improving the effectiveness of Board of Directors meetings. Based on Mr. Suzuki's abundant experience in business operations and ample expertise in managing franchise businesses, Duskin believes that he is suitably qualified to continue as a Director of the Duskin Corporate Group*, and requests a vote in favor of his re-election.

^{*} Duskin Co., Ltd. and its consolidated subsidiaries

Hiroyuki Okubo

Date of birth

Number of shares owned: 1,685

June 30, 1962



New Candidate

Position/Career Summary

Apr. 2020	Operating Officer
	Information System
	Manager, Corporate Planning (to the present)
Apr. 2018	Operating Officer
	Manager, Corporate Planning
Apr. 2016	Manager, Corporate Planning
Mar. 2013	General Manager
	Kita Kanto Regional Office
	Clean & Care Group
Apr 1985	Joined the Company

Reasons for recommending Hiroyuki Okubo as a candidate for Director

Following a long career in product development and marketing for our mainstream business, Clean & Care Group, Mr. Okubo has led the formulation of growth strategies and the strengthening of corporate governance since becoming Manager of Corporate Planning in 2016. Duskin believes that his extensive experience with business operations and considerable expertise in franchise businesses qualify him for a Director role. Duskin thus requests a vote in favor of Mr. Okubo's election as a new Director of the Duskin Corporate Group*.

^{*} Duskin Co., Ltd. and its consolidated subsidiaries

Tetsuya Wada

Date of birth

Number of shares owned: 1,700

July 17, 1962



New Candidate

Position/Career Summary

Apr. 2020	Operating Officer
	Food Group
	Division Manager, Food Business Development (to the present)
Apr. 2018	Operating Officer
	General Manager, Mister Donut Business Group
Apr. 2015	General Manager, Mister Donut Business Group
Apr. 2011	Division Manager,
	Food Chain Business & Development
Apr. 1986	Joined the Company

Reasons for recommending Tetsuya Wada as a candidate for Director

Mr. Tetsuya Wada has been involved in Food Group since joining Duskin. After supervising the Mister Donut overseas operations, he was assigned to oversee Food Business Development as Division Manager. After serving successfully in those positions, he became General Manager at Mister Donut Business Group to lead the brand's revitalization. As Mr. Wada has comprehensive experience and abundant expertise in franchise businesses, Duskin believes that he is suitably qualified to oversee the Duskin Corporate Group*, and requests a vote in favor of Mr. Wada's election as a new Director.

^{*} Duskin Co., Ltd. and its consolidated subsidiaries

Candidate No. 6

Naoto Miyata

Date of birth

Number of shares owned: -

August 16, 1963



Position/Career Summary

Apr. 2020 Operating Officer

Accounting (to the present)

Apr. 2018 Joined the Company

General Manager, Corporate Account

Apr. 2014 General Manager

Public & Financial Institutions Banking Dept.

Sumitomo Mitsui Banking Corporation

New Candidate

Reasons for recommending Naoto Miyata as a candidate for Director

Mr. Miyata has extensive knowledge garnered through previous roles in his long-term career at Sumitomo Mitsui Banking Corporation. Since joining Duskin, he has applied the expertise from previous positions to reinforcing the Corporate Account platform, while at the same time accumulating knowledge and experience in the general management of franchise businesses. Given his expertise, Duskin believes that Mr. Miyata is an appropriate person to oversee the Duskin Corporate Group*, and requests a vote in favor of his election as a new Director.

^{*} Duskin Co., Ltd. and its consolidated subsidiaries

Tomoya Yoshizumi

Date of birth

Number of shares owned: 300

June 10, 1953

Tenure: 3 years

(at the conclusion of this Annual General Shareholders' Meeting)

Position/Career Summary



June 2017	Director (to the present)
June 2017	Resigned from Ajinomoto Co., Inc.

June 2015 Advisor, Ajinomoto Co., Inc.

June 2013 Member of the Board & Corporate Vice President

General Manager, North America Division, Bioscience & Finechemicals Business Division

Ajinomoto Co., Inc.

President, AJINOMOTO NORTH AMERICA, INC (current Ajinomoto Health & Nutrition North

America, Inc.)

June 2011 Member of the Board & Corporate Vice President

General Manager, North America Division Bioscience & Finechemicals Business Division

Ajinomoto Co., Inc.

President, Ajinomoto U.S.A.

(current Ajinomoto Health & Nutrition North

America, Inc.)

June 2008 Member of the Board & Corporate Vice President

President, Amino Acids Company

Ajinomoto Co., Inc.

June 2007 Member of the Board, Ajinomoto Co., Inc.

Apr. 1978 Joined Ajinomoto Co., Inc.

Reasons for recommending Tomoya Yoshizumi as a candidate for Director

Mr. Yoshizumi has a great deal of experience and knowledge in corporate management as a Member of the Board and Corporate Vice President at Ajinomoto Co., Inc. At Ajinomoto, he was engaged in strategic production planning, the Medium-Term Management Plan and implementing M&A strategies for the Ajinomoto Group. For four years from 2011, he supervised business operations in North America as General Manager, North America Division and President of AJINOMOTO NORTH AMERICA, INC. Since becoming a Duskin Outside Director in June 2017, Mr. Yoshizumi has contributed to enhancing corporate governance by providing advice and supervision regarding management from an objective standpoint independent of the executives who conduct business operations. Therefore, Duskin requests a vote in favor of Mr. Yoshizumi's re-election as an Outside Director.

Attendance at Board of Directors meetings during FY 2019: 19/19

Candidate No. 8

Nobuko Sekiguchi

Date of birth Number of shares owned: -

July 3, 1968 Tenure: 1 year

(at the conclusion of this Annual General Shareholders' Meeting)

Position/Career Summary



June 2019	Director (to the present)
Mar. 2019	Resigned from CAPCOM CO., LTD.
Apr. 2016	Managing Corporate Officer
	Head of Corporate Planning & Human Resources
	Division
Apr. 2011	Corporate Officer
	Head of Corporate Planning Division
Apr. 2007	General Manager of Accounting Department
Nov. 2005	Joined CAPCOM CO., LTD.

Reappointment

Candidate for Independent
Outside Director
Attendance at Board of Directors
meetings during FY 2019:
15/15
100.0%

Reasons for recommending Nobuko Sekiguchi as a candidate for Director

After working as a management consultant, Ms. Sekiguchi joined CAPCOM CO., LTD. where as a Managing Corporate Officer, she was engaged in leadership roles involving corporate planning and personnel system reforms. Included in her corporate planning responsibilities were the formulation of its Med-Term Plan, the annual budget management, organizational restructuring, and M&A transactions. Due to her experience and knowledge, Ms. Sekiguchi is expected to enhance corporate governance by providing advice and supervision regarding management from an objective standpoint independent of the executives who conduct Duskin's business operations. Therefore, Duskin requests a vote in favor of Ms. Sekiguchi's re-election as an Outside Director.

Yukiko Tsujimoto

Date of birth

Number of shares owned: -

February 10, 1964



New Candidate for Independent Outside Director

Position/Career Summary

Apr. 2018	Kobe City Personnel Committee Member (to the present)
Nov. 2014	Representative Director, shapes Co., Ltd. (to the present)
June 2014	Resigned from Procter & Gamble Japan K.K.
Apr. 2014	Resigned from the position of Director, P&G K.K.
July 2012	External Relations Director
•	Procter & Gamble Japan K.K.
June 2012	Resigned from the position of Director, Procter &
	Gamble Japan K.K.
Apr. 2008	Director
•	P&G K.K.
Mar. 2006	Director
	Procter & Gamble Japan K.K.
Apr. 1986	Joined Procter & Gamble Far East Inc. (current
-	Procter & Gamble Japan K.K.)
	* * * * * * * * * * * * * * * * * * * *

(Significant concurrent position)

External Director, Kirindo Holdings Co., Ltd.

Reasons for recommending Yukiko Tsujimoto as a candidate for Outside Director

Ms. Tsujimoto has a wealth of experience and knowledge in corporate management as a Director of Procter & Gamble Japan K.K. Ms. Tsujimoto brings with her an extensive expertise accumulated during her career with P & G Japan, where she was responsible for brand marketing and communications, and took a leadership role in brand publicity in Asian markets. With her background and knowledge, Ms. Tsujimoto is expected to strengthen Duskin's corporate governance by providing advice and supervision regarding the Company's overall management from an objective standpoint independent of its executive team. Therefore, Duskin requests a vote in favor of Ms. Tsujimoto's election as a new Outside Director.

- 1. The nominees have no special interests in Duskin.
- 2. Duskin has designated Mr. Tomoya Yoshizumi and Ms. Nobuko Sekiguchi as Independent Directors in accordance with regulations of the Tokyo Stock Exchange. If these Director candidates are re-elected, Duskin plans to again designate them as Independent Directors. Also, if Ms. Yukiko Tsujimoto is elected, Duskin plans to designate her as an Independent Director.
- 3. Duskin has contracts with Mr. Tomoya Yoshizumi and Ms. Nobuko Sekiguchi that limit their liability as provided in Article 423, Paragraph 1 of the Companies Act within the amount prescribed by laws or ordinances. If these two individuals are elected as Outside Directors, Duskin plans to extend these contracts. Also, if Ms. Yukiko Tsujimoto is elected as an Outside Director, Duskin will also enter into the same contract with Ms. Tsujimoto.
- 4. The number of meetings of the Board of Directors that Ms. Nobuko Sekiguchi attended is for meetings that were held after her election as Director on June 25, 2019 (JST).

Proposal 3: Election of Four (4) Members of the Audit & Supervisory Board

The terms of office of Audit & Supervisory Board Members, Yasuto Shigeyoshi, Takashi Yoshida, Sachiko Kawanishi and Kyoichiro Arakawa expire at the close of this Annual General Shareholders' Meeting. This proposal for the election of four (4) Audit & Supervisory Board Members has received the consent of the Audit & Supervisory Board.

Candidate No.	Name		Titles and Responsibilities (significant concurrent positions)	Number of Board of Directors meetings/ Audit & Supervisory Board meetings attended
1	Reappointment Candidate	Takashi Yoshida (Mr.)	Audit & Supervisory Board Member	BOD 19/19 ASB 13/13
2	New Candidate	Hideyuki Naito (Mr.)	Senior Operating Officer General Affairs	-
3	Reappointment Candidate for Independent Outside Audit & Supervisory Board Member	Sachiko Kawanishi (Ms.)	Certified Public Accountant Senior Managing Director, Internet Disclosure Co., Ltd.	BOD 19/19 ASB 13/13
4	Reappointment Candidate for Independent Outside Audit & Supervisory Board Member	Kyoichiro Arakawa (Mr.)	Certified Public Accountant President & CEO, Best Partners Co., Ltd. Representative, BP Asia Consulting Co., Ltd.	BOD 19/19 ASB 13/13

Reference: Policy on selecting Audit & Supervisory Board Member candidates

Audit & Supervisory Board Member candidates must have the proper character, knowledge and ethics for this post and must have no health issues that would prevent them from performing their duties.

The roles of Audit & Supervisory Board Members are properly auditing the performance of Directors (business audits (compliance audits) and accounting audits) and establishing a sound corporate governance framework. Therefore, internal Audit & Supervisory Board Member candidates must maintain independence from people who conduct business operations and have the knowledge and skills needed to perform their duties with integrity. These candidates must also have a profound knowledge of the Company's business operations and the ability to reach decisions about management from an objective and neutral standpoint. Selections of candidates are determined by resolutions of the Board of Directors after obtaining the consent of the Audit & Supervisory Board. Furthermore, the policy is to have at least one Audit & Supervisory Board Member candidate who has substantial knowledge about finance and accounting.

Candidates for Outside Audit & Supervisory Board Member must not be related parties of the Duskin Group, be able to maintain their independence, and have extensive knowledge and experience about legal matters, accounting, internal controls, corporate reorganizations and other fields that are needed to oversee and advise the Board of Directors. Selections of candidates are determined by resolutions of the Board of Directors after obtaining the consent of the Audit & Supervisory Board.

Candidate No. 1

Takashi Yoshida

Date of birth Number of shares owned: 5,485

November 25, 1961 Tenure: 4 years

(at the conclusion of this Annual General Shareholders' Meeting)

Reappointment

Candidate for
Audit & Supervisory Board
Member

Attendance at Board of Directors

meetings during FY 2019: 19/19 100.0% Attendance at the Audit and Supervisory Board meetings during FY2019

13/13 (100.0%)

Position/Career Summary

	•
June 2016	Audit & Supervisory Board Member (to the present)
June 2008	Manager, Legal Affairs and Corporate Compliance
Apr. 2006	Section Chief, Legal Affairs, Legal Affairs and Corporate
	Compliance
Apr. 1985	Joined the Company

Reasons for recommending Takashi Yoshida as a candidate for Audit & Supervisory Board Member

Mr. Takashi Yoshida has a wealth of experience and knowledge, as well as a strong track record of achievements in addressing legal issues and establishing compliance systems, while working at legal department for many years. Since becoming an Audit & Supervisory Board Member, Mr. Yoshida has proactively made significant and beneficial comments at the meetings of the Audit & Supervisory Board and the Board of Directors. Furthermore, he has made a major contribution to strengthening the oversight functions of the Board of Directors by appropriately monitoring the validity and legality of Directors' decision-making processes and execution of their duties. With his experience and achievements, Mr. Yoshida is expected to provide suitable recommendations and advice in order for Duskin to build a better corporate governance system. Therefore, Duskin requests a vote in favor of his reelection as a Member of the Audit & Supervisory Board.

Candidate No. 2

Hideyuki Naito

Date of birth

Number of shares owned: 6,575

December 3, 1961

Position/Career Summary

Apr. 2020	Senior Operating Officer
-	General Affairs (to the present)
June 2018	Senior Operating Officer
	General Affairs, Accounting
June 2016	Director, Corporate Management
	Manager, Accounting
Nov. 2007	Manager, Auditing
Apr. 1982	Joined the Company

New Candidate

Reasons for recommending Hideyuki Naito as a candidate for Audit & Supervisory Board Member

Mr. Naito was involved with operations and accounting and finance in several business units and then became Manager of the Auditing Department and a Director and the Manager of Accounting Department. He has many years of experience with financial statement accounting, internal controls and other activities, and extensive knowledge of finance and accounting. Therefore, Duskin requests a vote in favor of Mr. Naito's election as a new Member of the Audit & Supervisory Board.

Sachiko Kawanishi

Date of birth

Number of shares owned: -

January 22, 1959

Tenure: 4 years

(at the conclusion of this Annual General Shareholders' Meeting)



Reappointment

Candidate for
Outside Audit & Supervisory
Board Member
Independent Director

Attendance at Board of Directors meetings during FY 2019: 19/19 100.0%

Attendance at the Audit and Supervisory Board meetings during FY2019 13/13 (100.0%)

Position/Career Summary

June 2016	Audit & Supervisory Board Member (to the present)
Aug. 2000	Senior Managing Director, Internet Disclosure, Co., Ltd.
	(to the present)
Mar. 1992	Registered as Certified Public Accountant
Oct. 1988	Joined Tohmatsu Awoki & Sanwa (current Deloitte Touche
	Tohmatsu LLC)
Apr. 1981	Joined Honeywell Information Systems Japan, Inc.
	(current NEC Nexsolutions, Ltd.)

Significant Concurrent Positions

Senior Managing Director, Internet Disclosure Co., Ltd.

Reasons for recommending Sachiko Kawanishi as a candidate for Audit & Supervisory Board Member

Ms. Sachiko Kawanishi has extensive experience and insight as a certified public accountant and a corporate executive, together with her expertise in strategies for investor and shareholder relations. Since becoming an Audit & Supervisory Board Member, she has actively provided expert comments that are significant and beneficial for the Company. Owing to her strong background, Ms. Kawanishi is expected to continue to exercise her responsibilities as an Audit & Supervisory Board Member who is able to properly monitor the validity and legality of Directors' decision-making processes and execution of their duties, and provide appropriate recommendations and advice in order for Duskin to build a better corporate governance system. Therefore, Duskin requests a vote in favor of her reelection as an Outside Member of the Audit & Supervisory Board.

Candidate No. 4

Kyoichiro Arakawa

Date of birth

Number of shares owned: 4,800

February 23, 1970

Tenure: 4 years

(at the conclusion of this Annual General Shareholders' Meeting)



Reappointment

Candidate for
Outside Audit & Supervisory
Board Member
Independent Director

Attendance at Board of Directors meetings during FY 2019:
19/19
100.0%
Attendance at the Audit and

100.0% Attendance at the Audit and Supervisory Board meetings during FY2019 13/13 (100.0%)

Pos	ition/	Career	Summary	•

Mar. 2020	Representative, BP Asia Consulting Co., Ltd. (to the present)
June 2016	Audit & Supervisory Board Member (to the present)
Mar. 2014	President & CEO, Best Partners Co., Ltd. (to the present)
Sept. 2007	Director, MIT Corporate Advisory Services Co., Ltd.
July 1997	Joined KPMG Century Audit Corporation (current KPMG AZSA LLC)
Apr. 1997	Registered as Certified Public Accountant
Oct. 1992	Joined Showa Ota & Co. (current Ernst & Young ShinNihon LLC)

Significant Concurrent Positions

President & CEO, Best Partners Co., Ltd. Representative, BP Asia Consulting Co., Ltd.

Reasons for recommending Kyoichiro Arakawa as a candidate for Audit & Supervisory Board Member

Mr. Kyoichiro Arakawa has abundant experience and knowledge as a certified public accountant and a corporate executive. He is also an expert in corporate restructuring, including M&A projects. Since becoming an Audit & Supervisory Board Member, he has been proactive in providing comments from an expert's perspective that are significant and beneficial for the Company. Based on his expertise and knowledge, Mr. Arakawa is expected to continue to exercise his responsibilities as an Audit & Supervisory Board Member who is able to appropriately monitor the validity and legality of Directors' decision-making processes and execution of their duties, and provide sound recommendations and advice in order for Duskin to build a better corporate governance system. Therefore, Duskin requests a vote in favor of his re-election as an Outside Member of the Audit & Supervisory Board.

Notes:

- 1. The nominees have no special interests in Duskin.
- 2. Duskin has designated Ms. Sachiko Kawanishi and Mr. Kyoichiro Arakawa as Independent Directors in accordance with regulations of the Tokyo Stock Exchange. If the proposal is approved without amendment, Duskin plans to again designate them as Independent Directors in accordance with regulations of the Tokyo Stock Exchange.
- 3. Duskin has contracts with Ms. Sachiko Kawanishi and Mr. Kyoichiro Arakawa that limit their liability as provided in Article 423, Paragraph 1 of the Companies Act within the amount prescribed by laws or ordinances. If the proposal is approved without amendment, Duskin plans to extend these contracts.

Reference: Standards for independence of Outside Directors and Audit & Supervisory Board Members

The independence of an Outside Director or Outside Audit & Supervisory Board Member requires that none of the following items is applicable to these individuals. These standards are based on the independence standards of the Securities Listing Regulations Enforcement Rules of the Tokyo Stock Exchange and also include standards established by Duskin.

- 1. A Director (except an Outside Director of Duskin), Audit & Supervisory Board Member (except an Outside Audit & Supervisory Board Member of Duskin) or employee of one of the Duskin Corporate Group* companies
 - * Duskin Co., Ltd. and its consolidated subsidiaries
- 2. A Director, Audit & Supervisory Board Member or employee of a major shareholder* of Duskin or a company or other organization where Duskin is a major shareholder
 - * An individual, company or other entity that owns at least 10% of Duskin's voting rights
- 3. A Director, Audit & Supervisory Board Member or employee of a company with a major business relationship* with the Duskin Corporate Group
 - * A company where, in the most recent fiscal year, amounts paid to or received from the Duskin Corporate Group for business transactions are more than the larger of 1% of the consolidated sales of the Duskin Corporate Group or the company (including the parent company and subsidiaries) or 1 billion yen
- 4. An individual that has received substantial donations* from the Duskin Corporate Group or a Director, Audit & Supervisory Board Member or employee of a company or other organization that has received such donations
 - * Substantial donations are cash and other items with a value of the larger of 1% of consolidated sales of the Duskin Corporate Group in the most recent fiscal year or 100 million yen.
- 5. An attorney, accountant, consultant who has received substantial payments* or other items of value (or an individual belonging to a company or other organization that has received these payments) other than Director or Audit & Supervisory Board Member compensation from the Duskin Corporate Group
 - * Cash or other items with a value of the larger of 1% of consolidated sales of the Duskin Corporate Group in the most recent fiscal year or 100 million yen
- 6. An individual who was ever in any position described in the above items 1 and 2
- 7. An individual who was within the past three years in any position described in the above items 3 through 5
- 8. Spouses and first or second-degree relatives of individuals described in the above items 1 through 7
- 9. An individual who has been a Duskin Outside Director for five years or a Duskin Outside Audit & Supervisory Board Member for eight years
- 10. An individual with any other reasons for doubt about independence concerning the performance of duties as a Duskin Outside Director or Outside Audit & Supervisory Board Member

Consolidated Balance Sheets

				(mill	ions of yen)
	FY2019	FY2018		FY2019	FY2018
A	as of	as of Mar. 31,	A = = = = = 4	as of	as of
Account	Mar. 31,		Account	Mar. 31,	Mar. 31,
	2020	2019		2020	2019
Assets			Liabilities		
Current assets	62,195	63,948	Current liabilities	34,392	34,330
Cash and deposits	23,728	15,881	Notes and accounts payable-trade	6,588	6,845
Notes and accounts receivable -	11,623	10,211	Income taxes payable	1,554	1,308
trade	,	,	Provision for bonuses	3,619	3,491
Lease receivables and investment assets	1,177	1,196	Reserves for losses on liquidation of subsidiaries and affiliates	51	_
			Asset retirement obligations	_	9
Securities	10,292	23,404	Accounts payable-other	8,392	8,730
Merchandise and finished goods	9,536	7,994	Guarantee deposit received for	9,341	9,206
Work in process	196	193	rental products	ŕ	
Raw materials and supplies	1,769	1,459	Other	4,844	4,738
Other	3,893	3,635	Non-current liabilities	8,735	10,009
Allowance for doubtful accounts	-22	-28	Net defined benefit liability	7,243	8,191
	400.060	120.055	Asset retirement obligations	617	585
Non-current assets	122,963	130,275	Long-term guarantee deposited	776	786
			Long-term accounts payable-other	33	26
	50.260	40.604	Deferred tax liabilities	54	75
Property, plant and equipment	50,360	48,604	Reserves for losses on liquidation	_	329
Buildings and structures	15,787	16,038	of subsidiaries and affiliates		
Machinery, equipment and	7,030	6,706	Other	9	14
vehicles	7,030	0,700	Total liabilities	43,127	44,339
Land	22,670	22,663	Net Assets		
Construction in progress	296	574	Shareholders' equity	134,482	138,954
Other	4,576	2,621	Capital stock	11,352	11,352
			Capital surplus	11,091	11,091
	40.000		Retained earnings	116,654	118,075
Intangible assets	10,922	10,556	Treasury shares	-4,616	-1,565
Goodwill Other	349 10,572	429 10,127	Accumulated other comprehensive income	7,256	10,673
			Valuation difference on available- for-sale securities	5,965	9,920
Investment and other assets	61,680	71,114	Deferred gains or losses on hedges	-0	-1
Investment securities	51,242	62,458	Foreign currency translation	102	120
Long-term loans receivable	_	0	adjustment	-193	-139
Deferred tax assets	3,575	2,092	Remeasurements of defined benefit	1,485	894
Guarantee deposits	5,942	5,543	plans	1,403	074
Other	947	1,048	Share acquisition rights	50	18
Allowance for doubtful accounts	-28	-30	Non-controlling interests	241	237
			Total Net Assets	142,031	149,884

Note: All financial figures are in millions of yen, all amounts less than a million are dropped.

185,158

194,223

Total Assets

Total Liabilities and Net Assets

185,158

194,223

Consolidated Statements of Income

(millions of yen)

	(millions of yen				
	FY2019	FY2018			
Account	(Apr. 1, 2019 -	(Apr. 1, 2018 -			
Net sales	(Mar. 31, 2020) 159,102	Mar. 31, 2019) 158,699			
Cost of sales	87,043	86,138			
Gross profit	72,059	72,560			
Selling, general and administrative expenses	65,482	64,606			
Operating profit	6,577	7,954			
Non-operating income		2,373			
Interest income	1,752 173	2,373 261			
Dividend income	383	369			
Rent income on facilities	165	162			
Commission fee					
	165	186			
Share of profit of entities accounted for	363	683			
using equity method	500	700			
Miscellaneous income	500	709			
Non-operating expenses	400	316			
Interest expenses	0	3			
Rent expenses on facilities	103	79			
Cancellation penalty	60	48			
Compensation expenses	34	47			
Commission for purchase of treasury shares	42	1			
Miscellaneous loss	158	135			
Ordinary profit	7,929	10,011			
Extraordinary income	1,193	431			
Gain on sales of non-current assets	2	164			
Gain on sales of investment securities	1,108	66			
Reversal of reserves for losses on liquidation of	76	_			
subsidiaries and affiliates	70				
Insurance claim income	0	190			
Other	4	9			
Extraordinary losses	651	1,971			
Loss on sales of non-current assets	0	34			
Loss on abandonment of non-current assets	109	183			
Impairment loss	250	1,025			
Loss on disaster	121	179			
Provision of reserves for losses on liquidation of		220			
subsidiaries and affiliates	_	329			
Loss on sales of investment securities	161	211			
Other	8	7			
Profit before income taxes	8,471	8,471			
Income taxes-current	2,902	2,701			
Income taxes-deferred	-27	-156			
Profit	5,595	5,926			
Profit (loss) attributable to non-controlling interests	4	-58			
Profit attributable to owners of parent	5,591	5,984			
T TOTAL MINIMUM TO O WILLIAM OF PRICEIR	2,371	2,704			

Consolidated Statements of Changes in Net Assets (April 1, 2019 – March 31, 2020)

(millions of yen)

	Shareholders' equity									
	Capital stock	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity					
Balance at beginning of current period	11,352	11,091	118,075	-1,565	138,954					
Changes of items during the period										
Dividends of surplus			-2,265		-2,265					
Profit attributable to owners of parent			5,591		5,591					
Purchase of treasury shares				-7,779	-7,779					
Retirement of treasury shares			-4,728	4,728	_					
Increase (decrease) arising from change in scope of consolidation of entities accounted for using equity method			-18		-18					
Net changes of items other than shareholders' equity										
Total changes of items during the period	_	_	-1,421	-3,050	-4,471					
Balance at end of current period	11,352	11,091	116,654	-4,616	134,482					

	A	ccumulated	l other comp	ome		Non-		
	Valuation difference on available-for- sale securities	Deferred gains or losses on hedges	Foreign currency translation adjustment	Remeasure- ments of defined benefit plans	Total accumulated other comprehensive income	Share acquisition rights	controll- ing interests	Total net assets
Balance at beginning of current period	9,920	-1	-139	894	10,673	18	237	149,884
Changes of items during the period								
Dividends of surplus								-2,265
Profit attributable to owners of parent								5,591
Purchase of treasury shares								-7,779
Retirement of treasury shares								_
Increase (decrease) arising from change in scope of consolidation of entities accounted for using equity method								-18
Net changes of items other than shareholders' equity	-3,955	0	-54	591	-3,416	31	4	-3,381
Total changes of items during the period	-3,955	0	-54	591	-3,416	31	4	-7,853
Balance at end of current period	5,965	-0	-193	1,485	7,256	50	241	142,031

Non-Consolidated Balance Sheets

(millions of yen)

				,	lions of yen)
	FY2019	FY2018		FY2019	FY2018
Account	as of	as of	Account	as of	as of
Account	Mar. 31,	Mar. 31,	Account	Mar. 31,	Mar. 31,
	2020	2019		2020	2019
Assets			Liabilities		
Current assets	49,425	51,016	Current liabilities	43,125	43,161
Cash and deposits	17,015	9,557	Accounts payable-trade	5,987	5,891
Notes receivable-trade	13	20	Accounts payable-other	7,155	7,442
Accounts receivable-trade	9,606	7,754	Accrued expenses	1,009	1,020
Lease receivables	6	14	Income taxes payable	1,209	924
Securities	10,292	23,404	Deposits received	13,975	14,422
Merchandise and finished goods	7,887	6,244	Guarantee deposits received for	10.000	0.920
Work in process	3	5	rental products	10,000	9,829
Raw materials and supplies	965	753	Provision for bonuses	2,699	2,543
Prepaid expenses	602	551	Asset retirement obligations	_	9
Short-term loans receivable	4	5	Other	1,085	1,078
Short-term loans receivable from	220	110			
subsidiaries and associates	328	112	Non-current liabilities	10,249	12,676
Other	2,708	2,603	Provision for retirement benefits	6,998	7,156
Allowance for doubtful accounts	-10	-12	Asset retirement obligations	428	482
Non-current assets	120,019	130,092	Long-term guarantee deposited	1,002	988
Property, plant and equipment	36,643	37,390	Long-term deposits received	1,760	4,020
Buildings	11,826	12,454	Long-term accounts payable-other	17	17
Structures	766	820	Other	42	11
Machinery and equipment	728	712	Total Liabilities	53,375	55,837
Vehicles	1	0	Total Diabilities	33,373	33,037
Tools, furniture and fixtures	1,545	1,597			
Fixed assets for rent	43	54			
Land	21,540	21,540			
Construction in progress	191	209	Net Assets		
Intangible assets	10,148	9,746	Shareholders' equity	110,077	115,371
Goodwill	7	12	Capital stock	11,352	11,352
Trademark right	41	46	Capital stock Capital surplus	1,090	1,090
Software	7,625	6,489	Legal capital surplus	1,090	1,090
Temporary account for intangible	7,023	0,469	Retained earnings	102,250	104,493
fixed assets	2,309	3,026	_	2,777	
Other	164	171	Legal retained earnings		2,777
	164		Other retained earnings	99,472	101,715
Investments and other assets Investment securities	73,227	82,956	Reserve for business development	869	869
Shares of subsidiaries and associates	44,045	55,319	Reserve for reduction entry	63	63
	20,096	20,200	General reserve	96,800	96,800
Investments in capital	0	0	Retained earnings brought forward	1,739	3,982
Investments in capital of subsidiaries	68	68	75	A 615	1.564
and associates		0	Treasury shares	-4,615	-1,564
Long-term loans receivable	_	0	37.1 .4. 1.4. 1.44.	5 0.40	0.000
Long-term loans receivable from	190	468	Valuation and translation adjustments	5,940	9,880
subsidiaries and associates			Valuation difference on available-	5,940	9,880
Long-term prepaid expenses	333	438	for-sale securities		,
Deferred tax assets	3,312	1,494			
Guarantee deposits	5,158	4,989		_	
Other	47	71	Share acquisition rights	50	18
Allowance for doubtful accounts	-25	-28	m	447	4.=
Allowance for investment loss	_	-68	Total Net Assets	116,069	125,271
Total Assets	169,444	181,109	Total Liabilities & Net Assets	169,444	181,109

Non-Consolidated Statements of Income

(millions of yen)

	FY2019	FY2018		
Account	April 1, 2019-	April 1, 2018		
	(March 31, 2020)	(March 31, 2019)		
Net sales	127,838	129,592		
Cost of sales	75,349	75,011		
Gross profit	52,489	54,581		
Selling, general and administrative expenses	48,532	49,327		
Operating profit	3,956	5,254		
Non-operating income	3,897	3,568		
Interest income	7	19		
Interest income on securities	165	242		
Dividend income	2,153	1,511		
Rent income on facilities	879	865		
Commission fee	279	289		
Miscellaneous income	412	638		
Non-operating expenses	433	293		
Interest expenses	16	18		
Rent expenses on facilities	129	91		
Cancellation penalty	97	54		
Disposal and removal expenses	22	38		
Miscellaneous loss	168	89		
Ordinary profit	7,419	8,529		
Extraordinary income	1,182	320		
Gain on sales of non-current assets	1	163		
Gain on sales of investment securities	1,108	66		
Insurance claim income	0	85		
Other	72	4		
Extraordinary losses	836	1,903		
Loss on sales of non-current assets	0	34		
Loss on abandonment of non-current assets	73	132		
Impairment loss	33	794		
Loss on disaster	62	146		
Loss on sales of investment securities	161	211		
Loss on valuation of shares of subsidiaries	427	513		
and associates	421	313		
Provision of allowance for investment loss	-	68		
Other	78	1		
Income before income taxes	7,765	6,945		
Income taxes-current	2,230	1,937		
Income taxes-deferred	-79	-190		
Profit	5,614	5,198		

Non-Consolidated Statements of Changes in Net Assets (April 1, 2019 – March 31, 2020)

(millions of yen)

	Shareholders' equity								
		Capital surplus Retained earnings							
	Capital stock	Legal capital surplus	Total capital surplus	Legal retained earnings	Other retained earnings				
					Reserve for business development	Reserve for reduction entry	General reserve	Retained earnings brought forward	Total retained earnings
Balance at beginning of current period	11,352	1,090	1,090	2,777	869	63	96,800	3,982	104,493
Changes of items during the period									
Dividends of surplus								-2,265	-2,265
Profit								5,614	5,614
Purchase of treasury shares									
Retirement of treasury shares								-4,728	-4,728
Decrease by corporate division								-863	-863
Net changes of items other than shareholders' equity									
Total changes of items during the period	_	_	_	_	_	_	-	-2,243	-2,243
Balance at end of current period	11,352	1,090	1,090	2,777	869	63	96,800	1,739	102,250

	Sharehold	ers' equity	Valuation and trai	nslation adjustments		
	Treasury shares	Total shareholders' equity	Valuation difference on available- for-sale securities	Total valuation and translation adjustments	Share acquisition rights	Total net assets
Balance at beginning of current period	-1,564	115,371	9,880	9,880	18	125,271
Changes of items during the period						
Dividends of surplus		-2,265				-2,265
Profit		5,614				5,614
Purchase of treasury shares	-7,779	-7,779				-7,779
Retirement of treasury shares	4,728	_				-
Decrease by corporate division		-863				-863
Net changes of items other than shareholders' equity			-3,939	-3,939	31	-3,908
Total changes of items during the period	-3,050	-5,294	-3,939	-3,939	31	-9,202
Balance at end of current period	-4,615	110,077	5,940	5,940	50	116,069