

Notice of Convocation

The 60th Ordinary General Meeting of Shareholders

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(Translation)

(Code No.: 4665)

June 3, 2022

To Our Shareholders

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

Convocation Notice of the 60th Ordinary General Meeting of Shareholders

This is to inform you that the 60th Ordinary General Meeting of Shareholders will be held as indicated under the Details of the Meeting heading below.

Votes will be cast prior to the meeting either in writing (by postal mail) or electronically (via the Internet). Therefore, we kindly ask that you exercise your voting rights by 5 p.m. (JST) on Wednesday, June 22, 2022, after examining the following Reference Materials for the General Meeting of Shareholders.

Details of the Meeting

1. Date and Time: 10 a.m. (JST) on Thursday, June 23, 2022

(Registration will open at 9 a.m.)

2. Venue: Main Hall on the 5th Floor

Osaka International Convention Center (Grand Cube Osaka)

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

Notes:

The venue differs from last year.

The General Meeting of Shareholders will be **broadcast live via the Internet** (Japanese version only). Please refer to the enclosed information for details on how to access the live

streaming.

3. Meeting Agenda

Items to be reported

- 1. The business report, the consolidated financial statements and audit results on consolidated financial statements by Accounting Auditors and the Audit and Supervisory Board for fiscal 2021 (April 1, 2021 to March 31, 2022)
- 2. The non-consolidated financial statements for fiscal 2021 (April 1, 2021 to March 31, 2022)

Matters to be resolved

Proposal 1: Appropriation of Retained Earnings

Proposal 2: Partial Amendment to the Articles of Incorporation

Proposal 3: Election of Nine (9) Members of the Board of Directors

Proposal 4: Election of One (1) Member of the Audit and Supervisory Board

Prior Submission of Questions

We will be accepting your questions regarding the Meeting Agenda in advance. Of the questions received, those considered to be of significant interest to shareholders will be raised at the General Meeting of Shareholders. Note, however, that we cannot provide individual replies. We appreciate your understanding in this matter.

Period for the submission of questions:

Friday, June 3, 2022 to 5 p.m. on Wednesday, June 15, 2022 (JST)

Method for the submission of questions:

Access via the corporate website. Address to submit questions in advance:

https://www.duskin.co.jp/ir/stockinfo/meeting/ (Japanese version only)



- When attending the meeting in person, please present the enclosed Voting Rights Execution Form at registration. If attending by proxy, one other shareholder with voting rights may act as a proxy and must submit documentary evidence of the right of proxy. Please note that only shareholders are entitled to attend the meeting.
- 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

Your vote is important. Voting rights may be exercised in person at the meeting, in writing by postal mail or via electronic means.



Exercise of voting right In person

Submit the enclosed Voting Rights Execution Form to the registration counter at the meeting venue.

Meeting Time and Date

10 a.m., Thursday June 23, 2022 (JST)



Exercise of voting right In writing by postal mail

Indicate your approval or disapproval of the proposals on the enclosed Voting Rights Execution Form and return the form to us so we receive it by the deadline indicated below.

Receipt Deadline

5 p.m., Wednesday June 22, 2022 (JST)



Exercise of voting right Via the Internet

Access voting site: https://www.web54.net* and complete voting by the deadline indicated below.

Receipt Deadline

5 p.m., Wednesday June 22, 2022 (JST)

- *1. When multiple votes are cast through the Internet, the final vote will be considered to be the intended official vote.
- *2. If votes are cast both by postal mail (in writing) and through the Internet, then those cast over the Internet will be treated as valid, regardless of the time when they were received.

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

Reference Materials for the General Meeting of Shareholders

Proposal 1

Appropriation of Retained Earnings

Duskin considers the return of profits to shareholders to be one of our highest priorities. Our policy is to distribute a portion of the profit based on our performance while preserving an appropriate balance with investments for sustainable growth and higher corporate value, as well as maintaining financial soundness in preparation for potential risks. Duskin determines dividends for each fiscal year with a target consolidated payout ratio of 50% and will continue to pay stable dividends. With our focus on continuously generating stable cash dividends while securing the internal capital resources required for sound business management, we have decided that the full-year dividend for fiscal 2021 should be 83 yen per share. We have therefore determined that the year-end dividend should be 53 yen per share which, together with the interim dividend of 30 yen per share, brings the full-year dividend to 83 yen per share.

(1) Type of dividend: Cash

(2) Dividend particulars and amounts:

53 yen per share of common stock

Total amount of dividends: 2,651,038,482 yen (Funds for the dividends: Retained earnings)

Duskin paid an interim dividend of 30 yen per share. The full-year dividend is to total 83 yen per share.

(3) The effective date of the dividends: June 24, 2022

Reference: Dividend policy after FY2022

Duskin considers the return of profits to shareholders to be one of our highest priorities. Our policy is to distribute a portion of the profit based on our performance while preserving an appropriate balance with investments for sustainable growth and higher corporate value, as well as maintaining financial soundness in preparation for potential risks. Accordingly, Duskin has determined that the full-year dividend will be based on a consolidated payout ratio of 60% or a dividend on equity ratio (DOE) of 2.5%, whichever is higher.

Proposal 2

Partial Amendment to the Articles of Incorporation

1. Reasons for the Amendment

Since the revised provisions stipulated in the proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) are to take effect on September 1, 2022, the Company proposes to amend its Articles of Incorporation as follows, in preparation for the introduction of a system for providing reference materials for the General Meeting of Shareholders in electronic format.

- (1) Newly establish Paragraph 1 of the proposed amendment to Article 17 (Measures for providing information in electronic format) as the Company is required to state in the Articles of Incorporation that it will take measures for providing information that constitutes the content of reference materials and other documents for the General Meeting of Shareholders in electronic format
- (2) Newly establish Paragraph 2 of the proposed amendment to Article 17 (Measures for providing information in electronic format) stipulating that, among the items for which measures will be taken for providing information that constitutes the content of reference materials and other documents for the General Meeting of Shareholders in electronic format, the Company may limit the scope of the items to be stated in the written documents issued to those shareholders who requested such documents to the scope designated by the applicable Ordinance of the Ministry of Justice of Japan
- (3) Delete the provisions of Article 17 (Disclosure via Internet of reference materials and other information) in the existing Articles of Incorporation as they will no longer be necessary once the system for providing reference materials for the General Meeting of Shareholders in electronic format is introduced
- (4) Establish supplementary provisions regarding the effect of the above-mentioned new establishments and deletion.

 These supplementary provisions shall be deleted after the specified date.

2. Details of the Amendment

Details of the amendment are as follows.

(The amended parts are underlined.)

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Proposed Amendment
(Deleted)
(Beleica)

Existing Articles of Incorporation	Proposed Amendment
(Newly established)	(Measures for providing information in electronic format) Article 17 - When convening a General Meeting of Shareholders, the Company shall take measures for providing information that constitutes the content of reference materials and other documents for the General Meeting of Shareholders in electronic format. 2 - Among the items for which measures will be taken for providing information in electronic format, the Company may exclude all or some of those items designated by the applicable Ordinance of the Ministry of Justice of Japan from written documents issued to those shareholders who requested such documents by the record date for voting rights. (Supplementary Provisions) (Transitional measures concerning the provision of information for the General Meeting of Shareholders in electronic format) Article 1 - The deletion of Article 17 (Disclosure via Internet of reference materials and other information) from the existing Articles of Incorporation and the new establishment of Article 17 (Measures for providing information in electronic format) in the amended Articles of Incorporation shall be effective from September 1, 2022. 2 - Notwithstanding the foregoing paragraph, provisions in Article 17 (Disclosure via Internet of reference materials and other information) of the existing Articles of Incorporation shall remain in effect for any General Meeting of Shareholders held within six (6) months from September 1, 2022. 3 - The provisions of this Article shall be deleted after six (6) months have elapsed from September 1, 2022 or after three (3) months have elapsed since the General Meeting of Shareholders mentioned in the foregoing paragraph, whichever is later.

Proposal 3

Election of Nine (9) Members of the Board of Directors

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

The candidates for this position are as follows.

		Reappointment/New appointment				
Candidate No.			Tenure as Director (years)	Number of Board of Directors meetings attended during FY 2021	Titles and Responsibilities at Duskin	
1	Teruji Yamamura (Mr.)	Reappointment Candidate	18	17/17	Representative Director President and CEO	
2	Hiroyuki Okubo (Mr.)	Reappointment Candidate	2	17/17	Director and Operating Officer Corporate Planning Group	
3	Kazushi Sumimoto (Mr.)	Reappointment Candidate	8	17/17	Director and COO Direct Selling Group	
4	Tetsuya Wada (Mr.)	Reappointment Candidate	2	17/17	Director and COO Food Group	
5	Naoto Miyata (Mr.)	Reappointment Candidate	2	17/17	Director and CFO Corporate Administration Group	
6	Shinichiro Ueno (Mr.)	New appointment Candidate	_		Operating Officer Public Relations Manager, International Division	
7	Nobuko Sekiguchi (Ms.)	Reappointment Candidate for Independent Outside Director	3	17/17	Outside Director	
8	Yukiko Tsujimoto (Ms.)	Reappointment Candidate for Independent Outside Director	2	17/17	Outside Director	
9	Fumi Musashi (Ms.)	New appointment Candidate for Independent Outside Director	_		_	

Notes:

- 1. Years of tenure and age at the close of this Ordinary General Meeting of Shareholders
- 2. This is not a comprehensive list of all the knowledge, experience and skills of the candidates.

	Candidate No.	1	2	3	4	5	6	7	8	9
	Age	65	59	61	59	58	58	53	58	62
	Gender	Male	Male	Male	Male	Male	Male	Female	Female	Female
Diversity	Nationality	Japan	Japan	Japan						
	Non-Independent (Inside)	•	•	•	•	•	•			
	Independent (Outside)							•	•	•
	Corporate Management	•	•	•	•	•	•	•	•	•
Collective Skills	Sustainability	•	•	•	•	•	•	•	•	•
	Finance and Accounting					•		•		
	Sales and Marketing	•	•	•	•			•	•	
Industry	IT and Digital Transformation		•	•				•		
Skills	Global Expansion				•		•		•	•
	Franchise Operation	•	•	•	•					

Board Skills Matrix

	Skill	Requirements (Description of Skills)
	Corporate Management	Ability to effectively allocate business resources based on legal and compliance skills, risk management skills and human resources skills, in order to achieve sustained growth and to raise corporate value over the medium- to long-term
Collective Skills	Sustainability	Ability to manage business to sow the seeds of joy for people and society while striving to co-exist and co-prosper with the environment and local communities, based on our franchise business system
	Finance and Accounting	Accounting and strategic financial skills that come with well-founded knowledge and experience required for strategic financial planning to forge a solid financial foundation, invest in growth and enhance shareholder returns
	Sales and Marketing	Strategic marketing skills, including those for developing and manufacturing (production) of products and services, required for our franchising businesses
Industry Skills	IT and Digital Transformation	Ability to drive corporate reform across Duskin's products, services and business model, but also the corporate culture and climate, by using data and digital technologies; this is a skill required nowadays with digitalization on the rise as lifestyles change.
	Global Expansion	Ability required for capturing new growth opportunities not only in the domestic market affected by aging and a declining birthrate, but also with an eye toward entering emerging overseas markets following their growing populations
	Franchise Operation	Ability to lead operations as a franchisor, including organizational development; this is a skill especially required by Duskin — a pioneer for franchising in Japan and currently a franchisor for almost all of its businesses.

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 and CEO requests recommendations from current Directors, Audit and Supervisory Board Members and Operating Officers and selects the candidates for review by the Directors Evaluation Committee. After taking into account the feedback of the committee, the President and CEO proposes suitable candidates who are then selected after thorough discussion and deliberation by the Board of Directors.

Outside Director candidates must have no conflict of interest with respect to 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 Directors Evaluation Committee must consist of only independent Outside Directors and Outside Audit and Supervisory Board Members in accordance with regulations of the Tokyo Stock Exchange.

Candidate No. 1

Teruji Yamamura

Reappointment

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Date of birth

January 28, 1957

Number of shares owned: 39,106

Tenure: 18 years

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

Apr. 2018	Representative Director
	President and CEO (to the present)
Apr. 2009	President and CEO
Apr. 2007	Director
	Care Service Business Group, Rent-All,
	Home Instead (now Life Care)
June 2004	Director and Assistant General Manager
	Clean Service Business Group
Jan. 1982	Joined the Company

Reasons for nomination as a candidate for Director

Since becoming President and 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 over 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. The Company believes Mr. Yamamura is an indispensable Board member to continue raising corporate value over the medium- to long-term while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for re-election as a Director.

Hiroyuki Okubo

Date of birth June 30, 1962

Dec. 2020

Number of shares owned: 6,721

Tenure: 2 years
(at the close of this Ordinary General Meeting of

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

June 2021	Director and Operating Officer
	Corporate Planning Group (to the present)

Apr. 2021	Director and Operating Officer
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President's Office, Corporate Planning, Information

System, Shared Services Center Director and Operating Officer

President's Office, Information System, Shared

Services Center

Manager, Corporate Planning Director and Operating Officer

June 2020 Director and Operating Officer
President's Office, Information System

Manager, Corporate Planning

Apr. 2020 Operating Officer

Information System

Manager, Corporate Planning

Apr. 2018 Operating Officer

Manager, Corporate Planning

Apr. 1985 Joined the Company

Reasons for nomination as a candidate for Director

Following a long career in product development and marketing for our mainstream business, Clean & Care Group, Mr. Okubo led the formulation of growth strategies and the strengthening of corporate governance after becoming Manager of Corporate Planning. Since 2020, he has served as Operating Officer of Information System contributing greatly to maintaining Duskin's IT and digital infrastructure as well as to advancing its Digital Transformation. Mr. Okubo possesses abundant experience in business operations and extensive expertise in managing franchise businesses which enable him to proactively provide constructive opinions from the standpoint of management strategy. The Company believes Mr. Okubo is an indispensable Board member for further improving the effectiveness of the Board of Directors' decision-making and supervisory functions in order to continue raising corporate value over the medium- to long-term while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for re-election as a Director.

Reappointment

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Date of birth

Apr. 1983

Tenure: 8 years

November 29, 1960

(at the close of this Ordinary General Meeting of Shareholders)

Number of shares owned: 16,040

Kazushi Sumimoto



Reappointment

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Position/Career Su	mmary
Apr. 2022	Director and COO
	Direct Selling Group (to the present)
June 2020	Director and COO
	Direct Selling Group
	General Manager, Strategy Management, Direct
	Selling Group
Apr. 2020	Director and Executive Operating Officer
	Direct Selling Group
	General Manager, Strategy Management, Direct
	Selling Group
Apr. 2019	Director and Executive Operating Officer
	Corporate Planning, General Affairs, Accounting, Public
	Relations, Information System, Production & Logistics
Apr. 2018	Director and Senior Operating Officer
	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 (now Life Care)
	Division Manager, Rent-All

Reasons for nomination as a candidate for Director

Joined the Company

After contributing to the development of Clean & Care Business and Rent-All Business, Mr. Sumimoto has played a key role at Corporate Planning and Production & Logistics Group since 2016. Currently, he is overseeing the entire Direct Selling Group. At the Board of Directors, Mr. Sumimoto proactively speaks up with accurate and constructive opinions supported by his experiences to assist the President and CEO, and provides strong leadership for the Board of Directors. Mr. Sumimoto possesses extensive expertise in franchise business management garnered over his long career at Duskin as a top executive. The Company believes Mr. Sumimoto is an indispensable Board member for further improving the effectiveness of the Board of Directors' decision-making and supervisory functions in order to continue raising corporate value over the medium- to long-term while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for re-election as a Director.

Tetsuya Wada



Reappointment

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Date of birth

July 17, 1962

Apr. 1986

Number of shares owned: 6,075

Tenure: 2 years

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

Oct. 2020	Director and COO
	Food Group (to the present)
June 2020	Director and COO
	Food Group
	Division Manager, Food Business Development
Apr. 2020	Operating Officer
	Food Group
	Division Manager, Food Business Development
Apr. 2018	Operating Officer
	General Manager, Mister Donut Business Group

Reasons for nomination as a candidate for Director

Joined the Company

Mr. Tetsuya Wada has been involved in the 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 the Mister Donut Business Group to lead the brand's revitalization. Currently, he is overseeing the entire Food Group. Leveraging his experience, Mr. Wada proactively provides constructive opinions on matters including the Direct Selling Group, contributing greatly to improving the effectiveness of the Board of Directors meetings. Mr. Wada has abundant experience in business operations and extensive expertise in managing franchise businesses. The Company believes Mr. Wada is an indispensable Board member for further improving the effectiveness of the Board of Directors' decision-making and supervisory functions in order to continue raising corporate value over the medium- to longterm while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for re-election as a Director.

Naoto Miyata



Reappointment

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Date of birth

August 16, 1963

Number of shares owned: 5,276

Tenure: 2 years

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

Corporate Administration Group (to the present)

June 2020 Director and CFO

Legal Affairs and Corporate Compliance, Accounting,

General Affairs

Apr. 2020 Operating Officer

Accounting

Apr. 2018 Joined the Company

General Manager, Corporate Account

Apr. 2014 General Manager

Public & Financial Institutions Banking Dept.

Sumitomo Mitsui Banking Corporation

Reasons for nomination as a candidate for Director

Mr. Miyata has extensive knowledge in areas including finance and capital policy, garnered through previous roles in his long-term career at Sumitomo Mitsui Banking Corporation. Since joining Duskin, he has accumulated knowledge and experience in the general management of franchise businesses through initiatives to reinforce the Corporate Account platform. Since 2020, he has served as Chief Financial Officer (CFO). Mr. Miyata proactively provides constructive opinions, mainly regarding financial strategy, contributing greatly to improving the effectiveness of the Board of Directors meetings. The Company believes Mr. Miyata is an indispensable Board member for further improving the effectiveness of the Board of Directors' decision-making and supervisory functions in order to continue raising corporate value over the medium- to long-term while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for re-election as a Director.

Shinichiro Ueno



New appointment

Date of birth

February 19, 1964

Position/Career Summary

Apr. 2021	Operating Officer
	Public Relations
	Manager, International Division (to the present)
May 2019	Manager
	International Division
June 2012	Chairman and CEO
	Duskin Shanghai Co., Ltd.
Mar. 2009	Manager
	Clean Service Sales Planning
May 2000	Joined the Company

Number of shares owned: 2,263

Reasons for nomination as a candidate for Director

After building his long career at Duskin in sales planning for our mainstream business, Clean & Care Group, Mr. Ueno went on to lead and contribute greatly to the further expansion of the business overseas after being entrusted with overseeing the subsidiary in Shanghai in 2012. Since 2021, he has served as Operating Officer and proactively provided constructive opinions during the Board of Directors meetings, contributing greatly to supporting timely and appropriate business execution. Mr. Ueno has abundant experience in global business operations and extensive expertise in managing franchise businesses. The Company believes Mr. Ueno is an indispensable Board member for further improving the effectiveness of the Board of Directors' decision-making and supervisory functions in order to continue raising corporate value over the medium- to long-term while also aiming for co-existence and co-prosperity with the environment and local communities. Based on these reasons, the Company requests a vote in his favor for election as a Director.

Nobuko Sekiguchi



Reappointment

Candidate for Independent Outside Director

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

Date of birth

July 3, 1968

Number of shares owned: 100

Tenure: 3 years

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

June 2020	Outside Director, Audit & Supervisory Committee
	Member, H2O Retailing Corporation (to the present)
June 2019	Director, the Company (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.

Significant concurrent position:

Outside Director, Audit & Supervisory Committee Member, H2O Retailing Corporation

Reasons for nomination as a candidate for Outside Director and expected roles

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 Mid-Term Plan, the annual budget management, corporate reorganization and M&A transactions. Based on her experience and expertise, Ms. Sekiguchi is expected to provide comprehensive supervision of management and advice from the perspective of enhancing medium- and long-term corporate value. Therefore, the Company requests a vote in her favor for re-election as an Outside Director.

Yukiko Tsujimoto

(Maiden name: Yukiko Okamoto)

Date of birth

Number of shares owned: 0

February 10, 1964

Tenure: 2 years

(at the close of this Ordinary General Meeting of Shareholders)

Position/Career Summary

Apr. 2022	Advisor to the City of Kobe (Recruitment and Training)
	(to the present)
Mar. 2022	Outside Director
	SAKATA INX CORPORATION (to the present)
June 2020	Director, the Company (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. (now Procter &

Significant concurrent position:

Representative Director, Shapes Co., Ltd.

Outside Director, SAKATA INX CORPORATION

Gamble Japan K.K.)

Reasons for nomination as a candidate for Outside Director and expected roles

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 Procter & Gamble Japan, where she was responsible for brand marketing and communications and took a leadership role in brand publicity in Asian markets. Based on her experience and expertise, Ms. Tsujimoto is expected to provide comprehensive supervision of management and advice from the perspective of enhancing medium- and long-term corporate value. Therefore, the Company requests a vote in her favor for re-election as an Outside Director.

Reappointment

Candidate for Independent Outside Director

Number of Board of Directors meetings attended during FY 2021: 17/17 (100.0%)

August 24, 1959



New appointment

Candidate for Independent Outside Director

Position/Career Summary

June 2022	To resign from CHORI CO., LTD
Jan. 2022	Part-time Adviser
	CHORI CO., LTD
Dec. 2020	Assistant General Manager of Corporate Plann

Assistant General Manager of Corporate Planning Division and Assistant to the Executive Chief Representative for

China

CHORI CO., LTD

June 2018 Chairman and President

CHORI (CHINA) CO., LTD.

Apr. 2016 President

CHORI (CHINA) CO., LTD.

Apr. 1982 Joined CHORI CO., LTD

Reasons for nomination as a candidate for Outside Director and expected roles

Ms. Musashi has been involved in business operations in China since joining CHORI CO., LTD, including breaking new ground for the company as its first female expatriate. Ms. Musashi brings with her also management experience accumulated since 2018 during her appointment as Chairman and President of CHORI (CHINA) CO., LTD., a subsidiary in China.

Based on her experience in global business operations and expertise, Ms. Musashi is expected to provide comprehensive supervision of management and advice from the perspective of enhancing medium- and long-term corporate value. Therefore, the Company requests a vote in her favor for election as an Outside Director.

Notes:

- 1. There is no conflict of interest between any of the candidates and Duskin.
- 2. The number of shares owned by Mr. Shinichiro Ueno includes the shares held through Duskin Employee Stock Ownership Plan.
- 3. Duskin has designated Ms. Nobuko Sekiguchi and Ms. Yukiko Tsujimoto as Independent Directors in accordance with regulations of the Tokyo Stock Exchange. If these Director candidates are re-elected as proposed, Duskin plans to again designate them as Independent Directors. Likewise, if Ms. Fumi Musashi is elected as Director, she will be appointed as an Independent Director.
- 4. Duskin has contracts with Ms. Nobuko Sekiguchi and Ms. Yukiko Tsujimoto 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 Outside Director candidates are re-elected as proposed, Duskin plans to extend their contracts. Likewise, if Ms. Fumi Musashi is elected as proposed, Duskin plans to enter into the same limited liability agreement with her too.
- 5. Duskin has entered into a directors and officers liability insurance (D&O Insurance) contract with an insurance company. The outline of this agreement is described on page 40 of the present convocation notice (Japanese version only). The candidates nominated for reappointment have concluded already such a contract. If they are re-elected as proposed, they will continue to be covered by the insurance contract. Likewise, if Mr. Shinichiro Ueno and Ms. Fumi Musashi are elected as Directors, they both are to be included as insureds. Duskin intends to renew their contracts once due for renewal (after one year) under the same terms during their tenure by resolution of the Board of Directors.

Proposal 4

Election of One (1) Member of the Audit and Supervisory Board

The tenure of the current member of the Audit and Supervisory Board, Mr. Takaaki Oda, will expire at the close of this Ordinary General Meeting of Shareholders. Therefore, the election of one (1) member of the Audit and Supervisory Board is proposed.

The submission of this proposal has already been approved by the Audit and Supervisory Board.

The candidate for this position is as follows.

Reference: Policy on selecting Audit and Supervisory Board Member candidates

Audit and 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 role of Audit and Supervisory Board Members is to properly oversee the performance of Directors (through operational audits (compliance audits) and accounting audits) and to create a sound corporate governance framework. Therefore, Audit and Supervisory Board Member candidates must maintain their independence from the executives and demonstrate the abilities and knowledge necessary for performing their duties with integrity. The candidates are also expected to show profound insights into Duskin's businesses and the ability to make decisions regarding corporate management from an objective and neutral standpoint. The selection of candidates is determined by resolutions of the Board of Directors after obtaining the consent of the Audit and Supervisory Board. In addition, at least one (1) Audit and Supervisory Board Member selected must have considerable expertise in finance and accounting.

Outside Audit and Supervisory Board Member candidates must have no conflict of interest with respect to the Duskin Group, be able to maintain their independence and have extensive knowledge and experience in legal matters, accounting, internal controls, corporate reorganizations and other fields that are needed to oversee and advise the Board of Directors. The selection of candidates is determined by resolutions of the Board of Directors after obtaining the consent of the Audit and Supervisory Board.

Hidekazu Saruki



New appointment

Candidate for Independent Outside Member of the Audit and Supervisory Board

Date of birth

March 2, 1976

Position/Career Summary

May 2011 Partner, Miyake & Partners (to the present)

Oct. 2001 Registered at Osaka Bar Association and joined Miyake

Godo Law Office (now Miyake & Partners)

Nov. 1999 Passed National Bar Examination

Significant concurrent position:

Outside Audit and Supervisory Board Member

Nishimura Securities Co., Ltd.

Director, Infection Control Sterilization Association (ICSA)

Reasons for nomination as a candidate for Independent Outside Member of the Audit and Supervisory Board

Mr. Hidekazu Saruki is expected to be able to monitor and oversee Duskin's management from an independent and objective standpoint, based on his extensive experience and expertise as an attorney. Therefore, the Company requests a vote in his favor for election as an Outside Member of the Audit and Supervisory Board. Although he has not been directly involved in corporate management, the Company believes that Mr. Saruki is capable of fulfilling his duties as an Outside Member of the Audit and Supervisory Board.

Notes:

- There is no conflict of interest between Mr. Hidekazu Saruki and Duskin. 1.
- 2. If Mr. Hidekazu Saruki is elected as proposed, Duskin plans to designate him as Independent Director in accordance with regulations of the Tokyo Stock Exchange.
- Duskin has contracts with Outside Members of its Audit and Supervisory Board that limit their liability as provided in Article 423, Paragraph 1 of the Companies Act within the amount prescribed by laws or ordinances. If Mr. Hidekazu Saruki is elected as proposed, Duskin plans to enter into the same limited liability agreement with him.
- Duskin has entered into a directors and officers liability insurance (D&O Insurance) contract with an insurance company. The outline of this agreement is described on page 40 of the present convocation notice (Japanese version only). If Mr. Hidekazu Saruki is elected as proposed, he is to be included as insured. Duskin intends to renew his contract once due for renewal (after one year) under the same terms during his tenure by resolution of the Board of Directors.

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

The independence of an Outside Director or Outside Audit and 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.

- A Director (except an Outside Director of Duskin), Audit and Supervisory Board Member (except an Outside Audit
 and 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 and 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 and Supervisory Board Member or employee of a company in 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 exceed 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 and Supervisory Board Member or employee of a company or other organization that has received such donations *Substantial donations are cash and other financial assets with a value exceeding the larger of 1% of the consolidated sales
 - *Substantial donations are cash and other financial assets with a value exceeding the larger of 1% of the 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 financial assets (or an individual belonging to a company or other organization that has received these payments) other than Director or Audit and Supervisory Board Member compensation from the Duskin Corporate Group
 - *Substantial payments are cash and other financial assets with a value exceeding the larger of 1% of the 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 (3) 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 (5) years or a Duskin Outside Audit and Supervisory Board Member for eight (8) years
- 10. An individual who provides any other reasons for doubt about independence concerning the performance of duties as a Duskin Outside Director or Outside Audit and Supervisory Board Member

Consolidated Financial Statements

Consolidated Balance Sheets

(millions of yen)

				(m	illions of yen)	
Account	FY2021 as of Mar. 31, 2022	FY2020 as of Mar. 31, 2021	Account	FY2021 as of Mar. 31, 2022	FY2020 as of Mar. 31, 2021	
Assets			Liabilitie	ilities		
Current assets	84,102	69,239	Current liabilities	38,005	34,587	
Cash and deposits	23,360	18,431	Notes and accounts payable-trade	6,963	6,962	
Notes and accounts receivable-trade	_	11,875	Income taxes payable	2,359	354	
Notes and accounts receivable-			Provision for bonuses	3,879	3,062	
trade, and contract assets	12,266	_	Asset retirement obligations	14	1	
Lease receivables and	4.056		Accounts payable-other	9,136	9,491	
investments in leases	1,056	1,157	Guarantee deposits received for	9,058	9,135	
Securities	30,604	19,711	rental products Other	6,594	5,579	
Merchandise and finished goods	8,662	10,306	Non-current liabilities	9,023	7,974	
Work in process	207	181	Long-term borrowings	1,530		
Raw materials and supplies	1,541	1,779	Retirement benefit liability	5,991	6,494	
Accounts receivable-other	4,994	4,361	Asset retirement obligations	611	643	
Other	1,426	1,457	Long-term guarantee deposits	873	777	
Allowance for doubtful accounts	-17	-23	Long-term accounts payable-			
Non-current assets	113,952	119,159	other	10	12	
Property, plant and equipment	49,474	50,152	Deferred tax liabilities	5	38	
Buildings and structures	14,834	15,298	Other	0	8	
Machinery, equipment and vehicles	7,268	7,310	Total Liabilities Net Asse	47,029	42,562	
Land	22,439	22,658	Shareholders' equity	140,625	134,768	
Construction in progress	325	103	Share capital	11,352	11,352	
Other	4,607	4,781	Capital surplus	11,091	11,091	
Intangible assets	8,146	9,635	Retained earnings	122,401	116,914	
Goodwill	270	356	Treasury shares	-4,219	-4,591	
Software	6,481	8,002	Accumulated other comprehensive	10,035		
Other	1,393	1,275	income Valuation difference on available-	10,033	10,740	
Investments and other assets	56,331	59,372	for-sale securities	7,195	8,771	
Investment securities	46,176	50,768	Deferred gains or losses on hedges	-0	-0	
Retirement benefit asset	2,348	_	Foreign currency translation	34	-215	
Deferred tax assets	1,601	1,684	adjustment Remeasurements of defined			
Guarantee deposits	5,340	5,944	benefit plans	2,805	2,184	
Other	884	998	Share acquisition rights	59	60	
Allowance for doubtful accounts	-19	-22	Non-controlling interests	305	268	
	17	22	Total Net Assets	151,026	145,836	
Total Assets	198,055	188,399	Total Liabilities and Net Assets	198,055	188,399	

Consolidated Statements of Income

(millions of yen)

	FY2021	FY2020
Account	(Apr. 1, 2021 to	(Apr. 1, 2020 to
	Mar. 31, 2022)	Mar. 31, 2021)
Net sales	163,210	153,770
Cost of sales	88,302	84,335
Gross profit	74,908	69,435
Selling, general and administrative expenses	65,009	64,783
Operating profit	9,899	4,651
Non-operating income	2,624	2,260
Interest income	143	137
Dividend income	338	311
Rental income from facilities	174	165
Commission income	225	189
Share of profit of entities accounted for using equity method	703	687
Subsidy income	411	204
Other	626	563
Non-operating expenses	308	278
Interest expenses	0	0
Rental expenses on facilities	109	106
Cancellation penalty	85	30
Compensation expenses	31	33
Other	82	107
Ordinary profit	12,215	6,633
Extraordinary income	137	27
Gain on sales of non-current assets	3	16
Gain on sales of investment securities	132	1
Reversal of reserves for losses on liquidation of subsidiaries and	_	7
associates		
Other	1	3
Extraordinary losses	725	2,346
Loss on sales of non-current assets	11	1
Loss on abandonment of non-current assets	104	130
Impairment loss	196	422
Disaster loss		0
COVID-19 relief money	107	1,658
Loss on sale of shares of subsidiaries and associates	288	122
Other	16	133
Profit before income taxes	11,627	4,315
Income taxes-current	2,933	1,112
Income taxes-deferred	515	352
Profit	8,178	2,849
Profit attributable to non-controlling interests	45	28
Profit attributable to owners of parent	8,132	2,821

Consolidated Statements of Changes in Net Assets (April 1, 2021 to March 31, 2022)

(millions of yen)

	Shareholders' equity						
	Share capital	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity		
Balance at beginning of current period	11,352	11,091	116,914	-4,591	134,768		
Changes of items during the period							
Dividends of surplus			-2,487		-2,487		
Profit attributable to owners of parent			8,132		8,132		
Purchase of treasury shares				-1	-1		
Disposal of treasury shares			-3	46	42		
Disposal of treasury shares for the ESOP Trust			-133	1,833	1,699		
Purchase of treasury shares by the ESOP Trust				-1,699	-1,699		
Disposal of treasury shares by the ESOP Trust				193	193		
Increase (decrease) arising from changes in surplus of affiliates accounted for using equity method			-21		-21		
Net changes in items other than shareholders' equity							
Total changes of items during the period	_	_	5,486	371	5,857		
Balance at end of current period	11,352	11,091	122,401	-4,219	140,625		

	Ac	cumulate	d other com	icome				
	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	Non- controlling interests	Total net assets
Balance at beginning of current period	8,771	-0	-215	2,184	10,740	60	268	145,836
Changes of items during the period								
Dividends of surplus								-2,487
Profit attributable to owners of parent								8,132
Purchase of treasury shares								-1
Disposal of treasury shares								42
Disposal of treasury shares for the ESOP Trust								1,699
Purchase of treasury shares by the ESOP Trust								-1,699
Disposal of treasury shares by the ESOP Trust								193
Increase (decrease) arising from changes in surplus of affiliates accounted for using equity method								-21
Net changes in items other than shareholders' equity	-1,576	_	249	621	-704	-0	37	-668
Total changes of items during the period	-1,576	_	249	621	-704	-0	37	5,189
Balance at end of current period	7,195	-0	34	2,805	10,035	59	305	151,026

Non-Consolidated Balance Sheets

(millions of yen)

				(millions of ye		
Account	FY2021 as of Mar. 31, 2022	FY2020 as of Mar. 31, 2021	Account	FY2021 as of Mar. 31, 2022	FY2020 as of Mar. 31, 2021	
Assets	S		Liabili		2021	
Current assets	70,598	56,769	Current liabilities	44,807	41,782	
Cash and deposits	16,211	11,997	Accounts payable-trade	6,449	6,408	
Notes receivable-trade	5	15	Accounts payable-other	7,988	8,240	
Accounts receivable-trade	9,181	9,997	Accrued expenses	1,020	896	
Lease receivables	3	2	Income taxes payable	1,861	_	
Securities	30,604	19,711	Deposits received	12,222	12,427	
Merchandise and finished	7.750	9 610	Guarantee deposits received			
goods	7,750	8,610	for rental products	9,729	9,804	
Work in process	3	3	Provision for bonuses	2,931	2,151	
Raw materials and supplies	722	1,017	Asset retirement obligations	13	1	
Prepaid expenses	601	571	Other	2,590	1,852	
Accounts receivable-other	4,965	4,357	Non-current liabilities	12,096	11,938	
Short-term loans receivable	1	0	Long-term borrowings	1,530	_	
Short-term loans receivable			Provision for retirement	5,272	7,172	
from subsidiaries and	173	84	benefits	3,272	7,172	
associates			Asset retirement obligations	423	449	
Other	385	413	Long-term guarantee	1,116	1,042	
Allowance for doubtful	-10	-15	deposits	1,110	1,042	
accounts			Long-term deposits	3,710	3,220	
Non-current assets	108,673	115,800	received	3,710	3,220	
Property, plant and equipment	36,379	36,240	Long-term accounts	8	8	
Buildings	11,293	11,489	payable-other		0	
Structures	689	737	Other	33	45	
Machinery and equipment	774	709	Total Liabilities	56,903	53,720	
Vehicles	0	0	Total Elacinites	20,303	33,720	
Tools, furniture and fixtures	1,687	1,612				
Fixed assets for rent	71	47	Net As	cetc		
Land	21,540	21,540			110,102	
Construction in progress	322	101	Share conital	115,249	110,102	
Intangible assets	7,416	8,762	Share capital Capital surplus	11,352 1,090	1,090	
Goodwill	36	46	Legal capital surplus	1,090	1,090	
Trademark right	4	4	Retained earnings	1,090	102,249	
Software	6,252	7,718	Legal retained earnings	2,777	2,777	
Temporary account for	962	830	Other retained earnings	104,247	99,471	
intangible fixed assets	1.00	1.62	Reserve for business	104,247	99,471	
Other	160	163	development	869	869	
Investments and other assets	64,878	70,797	Reserve for reduction			
Investment securities	38,336	43,200	entry	63	63	
Shares of subsidiaries and	19,094	20,000	General reserve	96,800	96,800	
associates			Retained earnings			
Investments in capital	0	0	brought forward	6,514	1,738	
Long-term loans receivable	922	500	Treasury shares	-4,218	-4,589	
from subsidiaries and	823	580	Valuation and translation			
associates	207	207	adjustments	7,059	8,686	
Long-term prepaid expenses	297	396	Valuation difference on			
Deferred tax assets	1,997	1,683	available-for-sale securities	7,059	8,686	
Guarantee deposits	4,568	5,147	Share acquisition rights	59	60	
Other	18	23	Total Net Assets	122,369		
Allowance for doubtful	-17	-20		122,309	118,848	
Allowence for investment loss			Total Liabilities and	179,272	172,569	
Allowance for investment loss	-241	-217	Net Assets	1/9,2/2	1 / 2,309	
Total Assets	179,272	172,569				

Non-Consolidated Statements of Income

(millions of yen)

	FY2021	FY2020	
Account	(Apr. 1, 2021 to	(Apr. 1, 2020 to	
	Mar. 31, 2022)	Mar. 31, 2021)	
Net sales	132,333	123,004	
Cost of sales	78,287	72,874	
Gross profit	54,046	50,129	
Selling, general and administrative expenses	47,217	47,686	
Operating profit	6,828	2,442	
Non-operating income	4,097	3,881	
Interest income	9	7	
Interest income on securities	135	131	
Dividend income	2,042	2,018	
Rental income from facilities	927	895	
Commission income	348	314	
Other	634	515	
Non-operating expenses	363	308	
Interest expenses	11	13	
Rental expenses on facilities	162	153	
Cancellation penalty	81	33	
Expenses for disaster measures	3	44	
Loss on debt waiver	50	_	
Other	53	64	
Ordinary profit	10,563	6,015	
Extraordinary income	135	53	
Gain on sales of non-current assets	2	13	
Gain on sales of investment securities	132	_	
Gain on liquidation of subsidiaries and associates	_	37	
Other	_	2	
Extraordinary losses	752	2,581	
Loss on sales of non-current assets	11	1	
Loss on abandonment of non-current assets	87	112	
Impairment loss	126	245	
COVID-19 relief money	123	1,658	
Loss on sale of shares of subsidiaries and associates	276	_	
Loss on valuation of shares of subsidiaries and associates	91	214	
Other	36	349	
Income before income taxes	9,945	3,487	
Income taxes-current	2,141	504	
Income taxes-deferred	404	417	
Profit	7,400	2,565	

Non-Consolidated Statements of Changes in Net Assets (April 1, 2021 to March 31, 2022)

(millions of yen)

	Shareholders' equity									
		Capital sur		rplus Retained earnings						
	Share		capital capital ret		Oti	her retained	earnings			
	capital	Legal capital surplus		Legal 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	1,738	102,249	
Changes of items during the period										
Dividends of surplus								-2,487	-2,487	
Profit								7,400	7,400	
Purchase of treasury shares										
Disposal of treasury shares								-3	-3	
Disposal of treasury shares for the ESOP Trust								-133	-133	
Purchase of treasury shares by the ESOP Trust										
Disposal of treasury shares by the ESOP Trust										
Net changes in items other than shareholders' equity										
Total changes of items during the period	_	_	_	_	_	_	_	4,776	4,776	
Balance at end of current period	11,352	1,090	1,090	2,777	869	63	96,800	6,514	107,025	

	Shareholders' equity		Valuation and t adjustme	Share	T . 1	
	Treasury shares	Total shareholders' equity	Valuation difference on available-for-sale securities	Total valuation and translation adjustments	acquisition rights	Total net assets
Balance at beginning of current period	-4,589	110,102	8,686	8,686	60	118,848
Changes of items during the period						
Dividends of surplus		-2,487				-2,487
Profit		7,400				7,400
Purchase of treasury shares	-1	-1				-1
Disposal of treasury shares	46	42				42
Disposal of treasury shares for the ESOP Trust	1,833	1,699				1,699
Purchase of treasury shares by the ESOP Trust	-1,699	-1,699				-1,699
Disposal of treasury shares by the ESOP Trust	193	193				193
Net changes in items other than shareholders' equity			-1,626	-1,626	-0	-1,627
Total changes of items during the period	371	5,147	-1,626	-1,626	-0	3,520
Balance at end of current period	-4,218	115,249	7,059	7,059	59	122,369