The following is an English translation of the Notice of Convocation of the 98th Ordinary General Meeting of Shareholders of Sumitomo Metal Mining Co., Ltd. (hereinafter referred to as the "Company"). The Company provides this translation for your reference and convenience only and without any warranty as to its accuracy or otherwise. The Japanese original is the sole official version and shall prevail in the event of any discrepancy between the Japanese original and this English translation.

Convocation Notice of the 98th Ordinary General Meeting of Shareholders

1. Date and Time: June 23, 2023 (Friday) at 10:00am (Japan Time)

(Reception starts at 9:00am)

2. Place: Conrad Tokyo, Kazanami (Annex, 2F)

9-1, Higashishimbashi 1-chome Minato-ku, Tokyo,

Japan

Convocation Notice

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For shareholders who are unable to attend the General Meeting of Shareholders in person

Deadline for the exercise of voting rights:

5:00pm (Japan Time), Thursday, June 22, 2023

Please exercise your voting rights by sending the enclosed voting form by postal mail or via the Internet, etc.

* For details, please refer to "Guide to Exercising Voting Rights" on page 3.

Sumitomo Metal Mining Co., Ltd. Securities Code No. 5713

To our shareholders

11-3, Shimbashi 5-chome, Minato-ku, Tokyo **Sumitomo Metal Mining Co., Ltd.**Akira Nozaki, Representative Director and President

Convocation Notice of the 98th Ordinary General Meeting of Shareholders

Sumitomo Metal Mining Co., Ltd. (the "Company") hereby gives notice of the 98th Ordinary General Meeting of Shareholders (the "Meeting") as outlined below and cordially requests your attendance.

In convening the Meeting, we have taken measures for electronic provision of the Reference Documents, etc. for Shareholders Meeting (matters subject to measures for electronic provision), pursuant to the provisions of laws and regulations and Article 16, Paragraph 1 of the Articles of Incorporation. The matters are posted on the Company's website. Please access the website and review the information.

The Company's website

https://www.smm.co.jp/ir/stock/meeting/

In addition to the Company's website, the matters subject to measures for electronic provision are also posted to the website of Tokyo Stock Exchange (TSE). Please access the following TSE website (Listed Company Search), enter the Company's name "Sumitomo Metal Mining" in the "Issue name (company name)" field or the securities code "5713" in the "Code" field to search for the Company, select "Basic information" and "Documents for public inspection/PR information" in that order, and then find the information posted in "[Notice of General Shareholders Meeting]."

Tokyo Stock Exchange's website (Listed Company Search)

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

If you are unable to attend the meeting, you may vote in writing or by an electromagnetic method (via the Internet, etc.). We cordially request that you examine the attached Reference Documents for Shareholders Meeting and exercise your voting rights no later than <u>5:00pm (Japan Time) on Thursday, June 22, 2023</u> in accordance with Guide to Exercising Voting Rights on page 3.

1. Date and Time: June 23, 2023 (Friday) at 10:00am (Japan Time)

2. Place: Conrad Tokyo, Kazanami (Annex, 2F)

9-1, Higashishimbashi 1-chome Minato-ku, Tokyo, Japan

3. Agenda:

Matters for Report on the contents of the Business Report, the Consolidated Financial

Reporting Statements and the Non-Consolidated Financial Statements for the 98th

business year (April 1, 2022 – March 31, 2023) and the results of audits of the Consolidated Financial Statements for the 98th business year by the

Accounting Auditor and the Audit & Supervisory Board

Matters for Proposal No.1: Appropriation of Surplus

Resolution Proposal No.2: Election of eight (8) Directors

Proposal No.3: Election of one (1) substitute Audit & Supervisory Board

Member

Proposal No.4: Payment of bonuses to Directors

* Along with this document, we deliver the document of matters subject to measures for electronic provision to shareholders who have requested paper-based delivery. However,

some of the matters subject to measures for electronic provision are omitted, pursuant to the provisions of laws and regulations and Article 16, Paragraph 2 of the Articles of Incorporation of the Company. The omitted matters are posted on the Company's website

and TSE website described on the previous page.

* If any amendments to the matters subject to measures for electronic provision are made, the notification of the revisions, the original versions, and the revised versions will be posted on the Company's website and TSE website described on the previous page.

* When you attend the meeting, submit the enclosed voting form at the reception of the venue. If you want to exercise your voting right by proxy, you can designate a single shareholder who has a voting right. In this case, please submit a document evidencing the power of representation.

Guide to Exercising Voting Rights

1. Exercise of voting rights by attending the meeting

Submit the enclosed voting form at the reception of the venue.

Date and time of the meeting:

Friday, June 23, 2023 at 10:00am (Japan Time) (Reception starts at 9:00am)

2. Exercise of voting rights via postal mail

Indicate your vote for or against the proposals on the enclosed voting form and send the form back to us by postal mail without putting a stamp.

Deadline for the exercise via postal mail:

To arrive at us by 5:00pm (Japan Time), Thursday, June 22, 2023

- * If you attend the meeting in person, you do not need to send the voting form.
- * If neither approval nor disapproval of a proposal is indicated on the voting form you sent, it shall be deemed a vote of approval.
- 3. Exercise of voting rights via the Internet
- (1) You may access the voting rights exercise site (https://www.web54.net), enter your voting rights exercise code and password appearing on the enclosed voting form or scan the 2d barcode on the enclosed voting form and follow the instructions to register your vote either for or against the proposals.
- (2) The deadline for the exercise of voting rights via the Internet is 5:00pm (Japan Time), Thursday, June 22, 2023.
- (3) Any connection fees to providers or telephone charges, etc. for accessing the voting rights exercise site shall be borne by the shareholders.

Please contact the direct number below if you have any inquiries concerning the exercise of voting rights via the Internet. Administrator of Shareholder Registry:

Securities Agent Web Support

Sumitomo Mitsui Trust Bank, Limited

0120-652-031 (toll-free within Japan only; open from 9:00am to 9:00pm (Japan Time))

- 4. Voting rights exercise platform for institutional investors Institutional investors may use voting rights exercise platform operated by ICJ (Investor Communications Japan Inc.) for institutional investors if having made an application for its use in advance.
- 5. Matters concerning the exercise of voting rights
- (1) In the event of having voted multiple times electronically (via the Internet, etc.) or both by PC and by cell phone and the content of the vote, whether for or against, with respect to one proposal differs, the last vote exercised shall prevail.
- (2) In the event of having voted both in writing and electronically (via the Internet, etc.) and the content of the vote, whether for or against, with respect to one proposal differs, the vote exercised electronically shall prevail.

Guide to Viewing the Livestream

The Ordinary General Meeting of Shareholders will be livestreamed on the Internet so that you can view the meeting at home or elsewhere.

Date and time of the livestream

From 10:00am (Japan Time) to the end of the meeting on Friday, June 23, 2023

* The livestream page will be available at about 9:30am on the day.

How to view the livestream

- 1. Access the livestream website: https://v.sokai.jp/5713/2023/smm/
- 2. Log in to the website.

Enter the following login ID and password, review the terms of use of the website, select the check box to agree on the terms, and then click the login button.

Login ID: Your shareholder number described on the voting form (a 9-digit number)

Password: Your postcode described on the voting form (a 7-digit number without hyphens)

Once you are logged in, follow the instructions on the screen to go to the livestream page.

Contact for inquiries about login ID and password

Virtual Shareholder Meeting Support Dial provided by Sumitomo Mitsui Trust Bank, Limited 0120-782-041 (toll free within Japan only)

(Open from 9:00am to 5:00pm Japan Time excluding Saturday, Sunday and holidays)

Contact for inquiries about how to view the livestream, etc.

Livestream Call Center provided by PRONEXUS Inc.

0120-970-835 (toll free within Japan only)

(Open from 9:00am Japan Time to the end of the meeting on Friday, June 23, 2023)

Notes on viewing the livestream

- * You cannot exercise your voting rights through the livestream. Please exercise your voting rights by using the voting form or the Internet in advance.
- * On the livestream website, you can preliminarily check your viewing environment.
- * Communication charges to view the livestream will be at the shareholder's expense.
- * Viewing the livestream is limited to shareholders. It is prohibited to share your login ID and password with any third party and record or disclose images or sounds of the meeting.
- * Livestreamed video or sound might be interrupted temporarily due to system failures, communication conditions, or other reasons.
- * Changes to the delivery of the livestream will be noticed on the Company's website (https://www.smm.co.jp/).

Reference Documents for Shareholders Meeting Proposals and Reference Matters

Proposal No.1: Appropriation of Surplus

The Company proposes that the appropriation of surplus be made in the following manner.

1. Matters regarding the year-end dividend

The appropriate return of profits to shareholders is one of the most important management issues of the Company.

Based on the Company's policy of aiming to achieve a consolidated dividend payout ratio of 35% or more in principle, and in comprehensive consideration of factors such as future business development, financial soundness and financial performance in the 98th business year, the Company proposes to pay a year-end dividend of 115 yen per share as described below.

(1) The kind of the Dividend Property

Cash

(2) The matters regarding the allotment of the Dividend Property to shareholders and the total amount thereof

115 yen per share of common stock of the Company

The total amount: 31,597,974,310 yen

(3) The day on which the distribution of dividend of surplus will take effect

June 26, 2023

2. Matters regarding appropriation of other surplus

In order to strengthen the foundation of business management to put the Company in good stead for aggressive business investment going forward, the Company proposes funding of general reserve.

(1) The item of surplus showing a decrease, and the amount thereof

Retained earnings brought forward:

40,000,000,000 yen

(2) The item of surplus showing an increase, and the amount thereof

General reserve:

40,000,000,000 yen

<Reference> The financial policy of the company and the changes in the dividend

As our financial strategy in the 2021 3-Year Business Plan targeted from FY2022 to FY2024, we have the policy of maintaining a consolidated equity ratio greater than 50% while also having a consolidated dividend payout ratio of 35% or more in principle based on operating performance, in order to sustain our sound financial standing.

	95 th business year (Year ended March 31, 2020)	96 th business year (Year ended March 31, 2021)	97 th business year (Year ended March 31, 2022)	98 th business year (Year ended March 31, 2023)
Total dividend per	78	121	301	205 (tentative)
share (Yen)				
Total dividend	21,433	33,248	82,706	56,327 (tentative)
amount (Millions of				
yen)				
Consolidated	35.4	35.1	29.4	35.1 (tentative)
dividend payout				
ratio (%)				
Equity attributable	58.3	59.1	63.7	60.3
to owners of parent				
ratio (%)				

(Note) Total dividend per share, Total dividend amount and Consolidated dividend payout ratio of 98th business year shown in above table are calculated based on assumption that Proposal No.1 will be approved as proposed.

Proposal No.2: Election of eight (8) Directors

The terms of all Directors (eight (8) Directors) will expire at the close of the Meeting, therefore, the Company proposes the election of eight (8) Directors. When nominating the candidates for Directors, the Company received advice from the Governance Committee, which is comprised of the Chairman who is not an Executive Officer, and the Independent Outside Directors.

The candidates for Directors are as follows.

No.	Name	Gender	Current Position	Attribute of the	Attendance of the	Number of years
				Candidate	Board of Directors	in office of the
					meetings for the	Company as
					fiscal year ended	Director
					March 31, 2023	
1	Yoshiaki	Male	Chairman and	Reappointment	17 out of 17	17 years
	Nakazato		Director		(100%)	
2	Akira Nozaki	Male	Representative	Reappointment	17 out of 17	9 years
			Director Officer		(100%)	
			President			
3	Toru Higo	Male	Representative	Reappointment	17 out of 17	3 years
			Director		(100%)	
			Senior Managing			
			Executive Officer			
4	Nobuhiro	Male	Director	Reappointment	17 out of 17	4 years
	Matsumoto		Senior Managing		(100%)	
			Executive Officer			
5	Masaru	Male	Executive Officer	New	_	_
	Takebayashi					
6	Taeko Ishii	Female	Independent	Reappointment	17 out of 17	5 years
			Outside Director	Outside Director	(100%)	
				Independent		
7	Manabu	Male	Independent	Reappointment	17 out of 17	3 years
	Kinoshita		Outside Director	Outside Director	(100%)	
				Independent		
8	Kanji	Male	_	New	_	_
	Nishiura			Outside Director		
				Independent		

No.	
1	

Yoshiaki Nakazato	Reappointment
Date of Birth (Age)	May 13, 1953 (70)
Gender	Male
Number of shares of the	30,400 Shares
Company owned	
Number of years in office of	17 years
the Company as Director	
Attendance of the Board of	17 out of 17
Directors meetings for the	(100%)
fiscal year ended March 31,	
2023	

Apr. 1976	Joined the Company
Jun. 2005	Executive Officer
Jun. 2006	Director
Jun. 2008	Managing Executive Officer
	General Manager of Advanced Materials Div.
Oct. 2008	General Manager of Semiconductor Materials Div.
Jun. 2009	Executive Officer
	General Manager of Advanced Materials Div.
Jun. 2010	Managing Executive Officer
Jun. 2012	Representative Director
	Senior Managing Executive Officer
Jun. 2013	President and Representative Director
Jun. 2018	Chairman (Present Position)

Reasons for his candidacy as Director

Mr. Yoshiaki Nakazato has served as President and Director for five years. Since June 2018, he has served as Chairman. He has been presented as a candidate for Director so that he may continue to utilize his knowledge and experience regarding the Company's entire business in strengthening the function of the Board of Directors.

No.	
2	

Akira Nozaki	Reappointment
Date of Birth (Age)	Jun. 20, 1960 (62)
Gender	Male
Number of shares of the	21,000 Shares
Company owned	
Number of years in office of	9 years
the Company as Director	
Attendance of the Board of	17 out of 17
Directors meetings for the	(100%)
fiscal year ended March 31,	
2023	

	Apr. 1984	Joined the Company
	Jun. 2013	Executive Officer
		Senior Deputy General Manager of Non-Ferrous Metals Div.
	Jun. 2014	Director
		General Manager of Corporate Planning Dept.
	Jun. 2015	General Manager of Non-Ferrous Metals Div.
	Jun. 2016	Managing Executive Officer
	Jun. 2018	President and Representative Director (Present Position)
,	Jun. 2015 Jun. 2016	General Manager of Corporate Planning Dept. General Manager of Non-Ferrous Metals Div. Managing Executive Officer

[Significant concurrent occupations or positions at other organizations]

Chairman of Japan Mining Industry Association

Reasons for his candidacy as Director

Since June 2018, Mr. Akira Nozaki has served as President and Director. He has been presented as a candidate for Director so that he may continue to utilize his knowledge and experience regarding the Company's entire business in strengthening the function of the Board of Directors.

No.	
3	

Toru Higo	Reappointment
Date of Birth (Age)	Nov. 1, 1961 (61)
Gender	Male
Number of shares of the	6,500 Shares
Company owned	
Number of years in office of	3 years
the Company as Director	
Attendance of the Board of	17 out of 17
Directors meetings for the	(100%)
fiscal year ended March 31,	
2023	

	-
Apr. 1986	Joined the Company
Jul. 2010	General Manager of Nickel Sales & Raw Materials Dept., Non-Ferrous
	Metals Div.
Jul. 2014	General Manager of Copper & Precious Metals Raw Materials Dept., Non-
	Ferrous Metals Div.
Jun. 2017	Sumitomo Metal Mining Philippine Holdings Corporation, Director and
	President
Jun. 2019	Executive Officer
	Senior Deputy General Manager of Non-Ferrous Metals Div.
Jun. 2020	Director
	General Manager of Corporate Planning Dept. (Present Position)
Jun. 2021	Managing Executive Officer
Jun. 2022	Representative Director (Present Position)
	Senior Managing Executive Officer (Present Position)

Reasons for his candidacy as Director

Mr. Toru Higo has knowledge of sales and corporate management, such as his abundant experience in sales and raw material procurement in Smelting & Refining Business as well as experience in managing as a director of an overseas company regarding natural resources business, as well as having served as General Manager of Corporate Planning Dept. He has been presented as a candidate for Director so that he may continue to utilize his experience and knowledge in strengthening the function of the Board of Directors.

Conclusion of indemnity agreement

The Company has concluded an indemnity agreement with Mr. Toru Higo regarding the performance of his duties as a company officer of an overseas listed company, which he performed as part of the Company's business. Under the agreement, the Company shall indemnify for any expenses to deal with an action to pursue his liabilities, etc. or any loss for compensation of damages (including settlement payments) in the event that he is held liable for any such damages to the extent provided by laws and regulations, when he may incur them in connection with the performance of said his duties. It has been also established that the Company shall not assume obligation to compensate expenses, etc. for dealing with pursuing his liabilities incurred from any position other than his position as a company officer of the said overseas listed company (including his position as Director of the Company).

No.	
4	

Nobuhiro Matsumoto	Reappointment
Date of Birth (Age)	Feb. 24, 1963 (60)
Gender	Male
Number of shares of the	6,800 Shares
Company owned	
Number of years in office of the	4 years
Company as Director	
Attendance of the Board of	17 out of 17
Directors meetings for the	(100%)
fiscal year ended March 31,	
2023	

Apr. 1987	Joined the Company
Apr. 2008	General Manager of Niihama Nickel Refinery, Non-Ferrous Metals Div.
Jun. 2014	General Manager of Administration Dept., Non-Ferrous Metals Div.
Jun. 2016	Executive Officer
	Senior Deputy General Manager of Non-Ferrous Metals Div.
Jun. 2018	General Manager of Non-Ferrous Metals Div. (Present Position)
Jun. 2019	Director (Present Position)
Jun. 2020	Managing Executive Officer
Jun. 2022	Senior Managing Executive Officer (Present Position)

Reasons for his candidacy as Director

Mr. Nobuhiro Matsumoto served as General Manager of Niihama Nickel Refinery and has abundant experience in Smelting & Refining Business as well as extensive knowledge regarding technology of Smelting & Refining Business. He has been presented as a candidate for Director so that he may continue to utilize his experience and knowledge in strengthening the function of the Board of Directors.

Conclusion of indemnity agreement

The Company has concluded an indemnity agreement with Mr. Nobuhiro Matsumoto regarding the performance of his duties as a company officer of an overseas listed company, which he performed as part of the Company's business. Under the agreement, the Company shall indemnify for any expenses to deal with an action to pursue his liabilities, etc. or any loss for

compensation of damages (including settlement payments) in the event that he is held liable for any such damages to the extent provided by laws and regulations, when he may incur them in connection with the performance of his said duties. It has been also established that the Company shall not assume obligation to compensate expenses, etc. for dealing with pursuing his liabilities incurred from any position other than his position as a company officer of the said overseas listed company (including his position as Director of the Company).

No.	
5	
	4

Masaru Takebayashi	New
Date of Birth (Age)	Jan. 5, 1966 (57)
Gender	Male
Number of shares of the	2,500 Shares
Company owned	

Apr. 1990	Joined the Company
Jun. 2016	General Manager of Harima Refinery, Non-Ferrous Metals Div.
Jul. 2017	General Manager of Toyo Smelter & Refinery, Non-Ferrous Metals Div.
Jun. 2020	Executive Officer (Present Position)

Jan. 2021 Senior Deputy General Manager of Non-Ferrous Metals Div. (Present

Position)

Reasons for his candidacy as Director

Mr. Masaru Takebayashi served as General Manager of Toyo Smelter & Refinery and has abundant experience in Smelting & Refining Business as well as extensive knowledge regarding technology of Smelting & Refining Business. He has been presented as a candidate for Director so that he may utilize his experience and knowledge in strengthening the function of the Board of Directors.

No.	
6	

Taeko Ishii	Reappointment Outside Director Independent
Date of Birth (Age)	May 7,1956 (67)
Gender	Female
Number of shares of the	0 Shares
Company owned	
Number of years in office of the	5 years
Company as Outside Director	
Attendance of the Board of	17 out of 17
Directors meetings for the fiscal	(100%)
year ended March 31, 2023	

Apr. 1986 Registered as a lawyer

Joined Ryoichi Wada Law Firm

Mar. 1992 Established Ohta & Ishii Law Firm

Jun. 2018 Director of the Company (Present Position)

[Significant concurrent occupations or positions at other organizations]

Lawyer of Ohta & Ishii Law Firm

Outside Director, Audit & Supervisory Committee Member of DTS CORPORATION

Outside Audit & Supervisory Board Member of Dai Nippon Printing Co., Ltd.

Outside Audit & Supervisory Board Member of Furusato Service Co., Ltd.

Reasons for her candidacy as Outside Director / Overview of expected roles as Outside Director

Ms. Taeko Ishii has specialist knowledge and abundant experience as a lawyer, especially in the field of labor law.

Ms. Taeko Ishii is expected to participate in the Board decision-making, providing her advice regarding compliance and personnel/labor related fields, which is aimed toward the sustainable growth and mid- to long-term enhancement of the corporate value of the Company and its groups by utilizing her knowledge and experience. She is also expected to perform a check function on management by participating in decision-making at the Board of Directors from an independent and objective standpoint, and to oversee the management on behalf of shareholders and other stakeholders by being involved in decision making regarding nominations and remunerations of directors and executive officers as a member of the

Governance Committee.

Accordingly, the Company expects that she will realize the further improvement of quality of the decision-making by the Board of Directors and the enhancement of the monitoring function.

Ms. Taeko Ishii is currently an Outside Director of the Company and a member of the Governance Committee, and has been presented as a candidate for Outside Director because she is playing the roles shown above. She has not participated in corporate management in any form other than as Outside Director or Outside Audit & Supervisory Board Member; however, for the above reasons, the Company determined that she is able to serve as Outside Director appropriately.

Independence/ Contract for Limitation of Liability

- 1. Ms. Taeko Ishii is a candidate for Outside Director as set out in Article 2(3)(vii) of the Enforcement Regulations of the Companies Act of Japan.
- 2. The Company has appointed Ms. Taeko Ishii as Independent Director as specified by the Tokyo Stock Exchange and submitted notice of her appointment to the Exchange. She complies with the Company's criteria for independence set out on page 24.
- 3. The Company has entered into a Contract for Limitation of Liability with Ms. Taeko Ishii limiting her maximum liability to 10 million yen or the minimum liability amount prescribed by applicable laws and regulations, whichever is higher. The Company intends to extend the Contracts with her.

No. 7		Manabu Kinoshita	Reappointment Outside Director Independent	
		Date of Birth (Age)	May 17, 1954 (69)	
		Gender	Male	
		Number of shares of the Company owned	0 Shares	
		Number of years in office of the Company as Outside Director	3 years	
		Attendance of the Board of	17 out of 17	
		Directors meetings for the fiscal	(100%)	
		year ended March 31, 2023		
		of responsibility at the Compa	ny, and significant	
	nt occupations or positions at			
Apr. 1978	3 Joined NEC Corpo	pration		
Apr. 2006 Executive General Manager, Distribution and Service Industries				
	Solutions Operations Unit of NEC Corporation			
Apr. 2008	3 Associate Senior \	Associate Senior Vice President of NEC Corporation		
Apr. 2010	Apr. 2010 Senior Vice President of NEC Corporation			
Jun. 201	Jun. 2010 Director of NEC Corporation			
Apr. 2010	Apr. 2016 Senior Executive Vice President of NEC Corporation			
Apr. 2018	. 2018 Senior Officer of NEC Corporation			
Jun. 202	n. 2020 Director of the Company (Present Position)			
Jun. 202	Jun. 2021 Retired as Senior Officer of NEC Corporation			
[Significant concurrent occupations or positions at other organizations]				
Outside Director of Alfresa Holdings Corporation				

Reasons for his candidacy as Outside Director / Overview of expected roles as Outside Director

Mr. Manabu Kinoshita had served as Senior Executive Vice President of NEC Corporation and has abundant knowledge and experience in managing a company and regarding digital business.

Mr. Manabu Kinoshita is expected to participate in the Board decision-making, providing his advice regarding material business and digital fields where the business environment is changing significantly, which is aimed toward the sustainable growth and mid- to long-term enhancement of the corporate value of the Company and its groups by utilizing his knowledge and experience. He is also expected to perform a check function on management by participating in decision-making at the Board of Directors from an independent and objective standpoint, and to oversee the management on behalf of shareholders and other stakeholders by being involved in decision making regarding nominations and remunerations of directors and executive officers as a member of the Governance Committee.

Accordingly, the Company expects that he will realize the further improvement of quality of the decision-making by the Board of Directors and the enhancement of the monitoring function.

Mr. Manabu Kinoshita is currently an Outside Director of the Company and a member of the Governance Committee, and has been presented as a candidate for Outside Director because he is playing the roles shown above.

Independence/ Contract for Limitation of Liability

- 1. Mr. Manabu Kinoshita is a candidate for Outside Director as set out in Article 2(3)(vii) of the Enforcement Regulations of the Companies Act of Japan.
- 2. During 98th business year (year ended March 31, 2023), there is no sales of the Company to NEC Corporation. The Company engaged in business with NEC Corporation regarding the purchase of the NEC Corporation's equipment and software, and in such areas as maintenance and lease fees, etc. The amount paid to NEC Corporation by the Company amounted to ¥125 million, which accounted for 0.0% of the non-consolidated net sales of NEC Corporation.
- 3. The Company has appointed Mr. Manabu Kinoshita as Independent Director as specified by the Tokyo Stock Exchange and submitted notice of his appointment to the Exchange. He complies with the Company's criteria for independence set out on page 24.
- 4. The Company has entered into a Contract for Limitation of Liability with Mr. Manabu Kinoshita limiting his maximum liability to 10 million yen or the minimum liability amount prescribed by applicable laws and regulations, whichever is higher. The Company intends to extend the Contracts with him.

	T			[
No.			Kanji Nishiura	New Outside Director
8				Independent
			Date of Birth (Age)	Feb. 11, 1958 (65)
			Gender	Male
	_		Number of shares of the	500 Shares
			Company owned	
Care	er summary,	position and area	of responsibility at the Compa	ny, and significant
	•	ations or positions at o	other organizations	
Apr. 1	1980	Joined Mitsubishi Co	orporation	
Apr. 2	2009	General Manager, M	letals Group CEO Office of Mitsub	ishi Corporation
Apr. 2	. 2010 Senior Vice President of Mitsubishi Corporation			
Apr. 2	2011 Division COO, Non-Ferrous Metals Division of Mitsubishi Corporation			
Apr. 2	2013	Division COO, Mir	neral Resources Investment Div	v. 1 of Mitsubishi
		Corporation		
Apr. 2	2014	Division COO, Mineral Resources Investment Div. of Mitsubishi		
	Corporation			
Apr. 2	• • • • • • • • • • • • • • • • • • • •			
		Corporation		
Apr. 2		Group CEO, Metals Group of Mitsubishi Corporation		
Apr. 2	2018	•	nal Officer (responsible for G	
			al Research, International Econ	omic Cooperation,
ا میدا	2040	Logistics Management) of Mitsubishi Corporation		
Jun. 2		Representative Director of Mitsubishi Corporation		
Apr. 2		Corporate Functional Officer (Global strategy) of Mitsubishi Corporation		
Apr. 2	2020	Director of Mitsubishi Corporation		
Jun. 2	2020	Corporate Advisor of Mitsubishi Corporation		
Mar. 2	2021	Retired as Corporate Advisor of Mitsubishi Corporation		
Apr. 2	2021 Representative Director and Deputy President of Mitsubishi HC Capital			
		Inc. (Present Positio	n)	
10:	·c·		essitions at other organizations!	

[Significant concurrent occupations or positions at other organizations]

Representative Director and Deputy President of Mitsubishi HC Capital Inc.

Reasons for his candidacy as Outside Director / Overview of expected roles as Outside Director

Mr. Kanji Nishiura served as Representative Director and other positions at Mitsubishi Corporation, currently serving as Representative Director and Deputy President at Mitsubishi HC Capital Inc., and he has abundant knowledge and experience in corporate management, non-ferrous metal business, and various other businesses. Mr. Kanji Nishiura is expected to participate in the Board decision-making, providing his advice particularly on long-term projects and comprehensive plans aimed toward the sustainable growth and mid- to long-term enhancement of the corporate value of the Company and its groups by utilizing his knowledge and experience. He is also expected to perform a check function on management by participating in decision-making at the Board of Directors from an independent and objective standpoint, and to oversee the management on behalf of shareholders and other stakeholders by being involved in decision making regarding nominations and remunerations of directors and executive officers as a member of the Governance Committee.

Accordingly, the Company expects that he will realize the further improvement of quality of the decision-making by the Board of Directors and the enhancement of the monitoring function.

Mr. Kanji Nishiura has been presented as a candidate for Outside Director because he may play the roles shown above as an Outside Director of the Company and a member of the Governance Committee.

Independence/ Contract for Limitation of Liability

- 1. Mr. Kanji Nishiura is a candidate for Outside Director as set out in Article 2(3)(vii) of the Enforcement Regulations of the Companies Act of Japan.
- 2. During 98th business year (year ended March 31, 2023), there were no sales of the Company to Mitsubishi HC Capital Inc. The Company engaged in business with Mitsubishi HC Capital Inc. with regard to maintenance and lease. The amount paid to Mitsubishi HC Capital Inc. by the Company amounted to ¥0 million, which accounted for 0.0% of the non-consolidated net sales of Mitsubishi HC Capital Inc.
- 3. During 98th business year (year ended March 31, 2023), the Company engaged in business with Mitsubishi Corporation with regard to the sales of the Company's products. The amount of sales of the Company to Mitsubishi Corporation amounted to ¥328 million, which accounted for 0.0% of the Company's non-consolidated net sales. The Company also engaged in business with Mitsubishi Corporation with regard to the purchase of the Company's operating materials. The amount paid to Mitsubishi Corporation by the Company amounted to ¥29 million, which accounted for 0.0% of the non-consolidated revenues of Mitsubishi Corporation.
- 4. The Company plans to appoint Mr. Kanji Nishiura as Independent Directors as specified by the Tokyo Stock Exchange and submitted notice of his appointment to the Exchange. He complies with the Company's criteria for independence set out on page 24.
- 5. The Company plans to enter into a Contract for Limitation of Liability with Mr. Kanji Nishiura limiting his maximum liability to 10 million yen or the minimum liability amount prescribed by applicable laws and regulations, whichever is higher.

Matters regarding candidates for directors

The Company has entered into a Directors and Officers liability insurance contract stipulated in the laws and regulations with an insurance company, under which directors, the Audit & Supervisory Board Members and executive officers of the Company are included in the insured. In the insurance contract, damages and legal costs will be compensated in a case where any of the insured becomes subject to a claim with regard to damages caused by their action or failure to act based on their position such as Directors or Officers of the Company. The Company bear all insurance premiums for the insured. If the appointment of the candidates for directors is approved, they will be included as an insured in the contract. The Company plans to renew the insurance contract with the same content during the term of office.

(Notes)

- 1. Information of the candidates such as age or career shown above in this proposal is as of Jun. 1, 2023.
- 2. Descriptions in units of million yen in this proposal have been rounded to the nearest million yen.

Proposal No.3: Election of one (1) substitute Audit & Supervisory Board Member

In case the number of Audit & Supervisory Board Members falls below the number specified by laws and regulations or the Articles of Incorporation, the Company proposes the election of one (1) substitute Audit & Supervisory Board Member. The Company has obtained consent for this proposal from the Audit & Supervisory Board.

The candidate for substitute Audit & Supervisory Board Member is as follows.

Kazuhiro Mishina	Outside Audit & Supervisory Board Member Independent
Date of Birth (Age)	Sep. 23, 1959 (63)
Gender	Male
Number of shares of the Company owned	0 Shares

Career summary, position and significant concurrent occupations or positions at other organizations

organizations						
Sep. 1989	Assistant Professor of Harvard Business School					
Oct. 1995	Assistant Professor of the Center for Research and Investigation of					
	Advanced Science and Technology of Japan Advanced Institute of					
	Science and Technology					
Apr. 1997	Assistant Professor of the School of Knowledge Science of Japan					
	Advanced Institute of Science and Technology					
Oct. 2002	Assistant Professor of the Graduate School of Business Administration of					
	Kobe University					
Oct. 2004	Professor of Graduate School of Business Administration of Kobe					
	University (Present Position)					

[Significant concurrent occupations or positions at other organizations]

Professor of Graduate School of Business Administration of Kobe University Outside Director of Fujitec Co., Ltd.

Reasons for his candidacy as substitute for Outside Audit & Supervisory Board Member / Overview of expected roles as Outside Audit & Supervisory Board Member

Mr. Kazuhiro Mishina has specialized knowledge as a researcher in the field of corporate strategy and business strategy.

Mr. Kazuhiro Mishina is, if he assumes the office, expected to carry out effective audits based on his own knowledge and experience, especially utilizing his background as a university

professor, while fully coordinating with full-time Audit & Supervisory Board Members, which is aimed toward the ensuring of the soundness of the Group's management and mid- to long-term enhancement of the corporate value of the Company and its groups. In addition, as part of the audit process he is expected to participate in important meetings, including Board of Directors meetings, and during the decision-making process to actively express his frank opinions from an independent and objective standpoint, including not only the legality but also the appropriateness of proposals.

He has not participated in corporate management in any form other than as Outside Director; however, for the above reasons, the Company determined that he is able to serve as Outside Audit & Supervisory Board Member appropriately.

Independence/ Contract for Limitation of Liability

- 1. Mr. Kazuhiro Mishina is a candidate for Outside Audit & Supervisory Board Member as set out in Article 2(3)(viii) of the Enforcement Regulations of the Companies Act of Japan.
- 2. If Mr. Kazuhiro Mishina assumes the office of Outside Audit & Supervisory Board Member, the Company plans to appoint him as Independent Director as specified by the Tokyo Stock Exchange and submit notice of his appointment to the Exchange. He complies with the Company's criteria for independence set out on page 24.
- 3. If Mr. Kazuhiro Mishina assumes the office of Outside Audit & Supervisory Board Member, the Company plans to enter into a Contract for Limitation of Liability with him limiting his maximum liability to 10 million yen or the minimum liability amount prescribed by applicable laws and regulations, whichever is higher.
- 4. The Company has entered into a Directors and Officers liability insurance contract stipulate in the laws and regulations with an insurance company, under which directors, the Audit & Supervisory Board Members and executive officers of the Company are included in the insured. In the insurance contract, damages and litigation expenses will be compensated in a case where any of the insured becomes subject to a claim with regard to damages caused by their action or failure to act based on their position such as Directors or Officers of the Company. The Company bear all insurance premiums for the insured. If Mr. Kazuhiro Mishina assumes the office of Outside Audit & Supervisory Board Member, he will be included as an insured in the contract.

(Note)

Information of the candidate such as age or career shown above in this proposal is as of Jun. 1, 2023.

<Reference>

1. Criteria for Independence

The Company will follow the requirements for externality prescribed in the Companies Act of Japan and the criteria for independence prescribed by the Tokyo Stock Exchange in judging the independence of Outside Directors and Outside Audit & Supervisory Board Members (collectively, "Outside Officers"). However, even if an Outside Officer belongs to a business partner of the Company or in other such situations, the Outside Officer will, in principle, be judged to be independent when falling under the following immateriality standards prescribed by the Company.

	•							
Business	• In the most recent business year, sales of the Company (non-consolidated)							
Partners and	to the business partner (non-consolidated) were less than 2% of the sales							
Banks	of the Company (non-consolidated).							
	• In the most recent business year, sales of the business partner (non-							
	consolidated) to the Company (non-consolidated) were less than 2% of the							
	sales of the business partner (non-consolidated).							
	• In the most recent business year, the outstanding balance of loans from							
	the business partner to the Company (non-consolidated) was less than 2%							
	of the total assets of the Company (non-consolidated).							
Consultants,	Consultants, accounting experts, legal experts, or other such experts who							
Experts, etc.	received money or other such assets (if the recipient of such assets is a							
	corporation, partnership, or other such organization, then any person							
	belonging thereto), other than officer remunerations, of less than an annual							
	amount of 10 million yen in the most recent business year from the							
	Company (non-consolidated).							
Contributions,	• If the recipient is an individual Directors or Audit & Supervisory Board							
etc.	Members:							
	The amount of money or other such assets received from the Company							
	(non-consolidated) in the most recent business year is less than an annual							
	amount of 1 million yen.							
	• If the recipient is a corporation, etc. to which a Director or Audit &							
	Supervisory Board Member belongs (in case of national university							
	corporations, incorporated educational institutions, or the like, the							
	department or post-graduate course to which the Director or Audit &							
	Supervisory Board Member belongs will be deemed to a recipient):							
	The amount of money or other such assets received from the Company							
	(non-consolidated) in the most recent business year is less than an annual							
	(non conconducted) in the most recont business year is less than an armada							

2. Skills Matrix for Board of Directors

If Proposal No.2 (Election of eight (8) Directors) is approved and adopted as proposed, the skills matrix for the Board of Directors will be as follows.

	Name	Knowledge, experience, ability, etc. possessed by Directors and Audit & Supervisory Board Members that they believe they can contribute significantly to the effectiveness of the Board of Directors.							
Category		General Corporate Manage- ment/Sus- tainability	Global Capability (International Experience)	Business/ Marketing	R&D/Manu- facturing/ Engineering	Quality/ Safety/Envi- ronment	Finance/ Accounting	Human Resources	Legal/ Compliance
Director	Yoshiaki Nakazato	0	0	0			0		
	Akira Nozaki	0	0	0			0		
	Toru Higo	0	0	0					0
	Nobuhiro Matsumoto	0	0	0	0	0			
	Masaru Takebayashi	0	0	0	0	0			
	Taeko Ishii							0	0
	Manabu Kinoshita	0		0				0	
	Kanji Nishiura	0	0	0				0	
udit & Supervis Board Membe	Koji Imai								0
	Tsuyoshi Nozawa	0				0	0		
	Wataru Yoshida		0	0			0	0	
	Shoji Wakamatsu						0		

(Notes)

- 1. The Company has created the skills matrix for Directors and Audit & Supervisory Board Members, taking account of the "Reasons for adoption of present corporate governance system" set out on page 28. Each skill item has been selected through discussions by the Board of Directors, focusing on those required to realize the Company's long-term vision "Becoming a World Leader in the Non-ferrous Metals Industry." As the knowledge, experience, ability, insight, and other attributes required of the Company's Board of Directors may change in response to changes in management strategies and the external environment, the Board of Directors will continue to discuss the necessary knowledge, experience, ability, insight, and other attributes, and update the skills matrix as necessary.
- 2. Fields in which Directors and Audit & Supervisory Board Members believes that they can make a particular contribution to the effectiveness of the Board of Directors are indicated with a "○". Furthermore, the Company has established the guidelines for fulfillment. For the details, please refer to the Corporate Governance Report.

Proposal No.4: Payment of bonuses to Directors

The Company proposes the payment of a total of 85 million yen as bonuses to Four (4) Directors, excluding a Chairman and Director and Outside Directors among the Eight (8) Directors who were in office as of the end of the 98th business year (year ended March 31, 2023) in order to reward their distinctive merits. The Directors' bonuses of the Company are calculated by considering the performance of the Company and reflecting the job performance of each Director based on the Policy on the remunerations of each Director. The summary of details of the policy are as set out on page 17 in the document of matters subject to measures for electronic provision.

The Directors' bonuses of the Company are calculated by considering the performance of the Company and reflecting the job performance of each Director based on the Policy on the remunerations of each Director.

<Reference> Corporate Governance of the Company

(1) Basic Approach to Corporate Governance

The Company views corporate governance as a disciplinary framework both for maximizing the corporate value of the Company Group and for ensuring sound management practices. As such, it is one of the most important management issues.

The Company has instituted the SMM Group Corporate Philosophy based on the Sumitomo's Basic Business Philosophy. Through striving to enhance our corporate governance, the Company will conduct efficient and sound business activities, make positive contributions to society, and fulfill our responsibilities to our shareholders and all other stakeholders in order to realize the SMM Group Corporate Philosophy.

Sumitomo's Basic Business Philosophy

Article 1

Sumitomo shall achieve strength and prosperity by placing prime importance on integrity and sound management in the conduct of its business.

Article 2

Sumitomo shall manage its activities with foresight and flexibility in order to cope effectively with the changing times. Under no circumstances, however, shall it pursue easy gains or act imprudently.

SMM Group Corporate Philosophy

- The Company, in accordance with the Sumitomo Business Spirit, shall, through the
 performance of sound corporate activities and the promotion of sustainable coexistence with society and the global environment, seek to make positive contributions
 to society and to fulfill its responsibilities to its stakeholders, in order to win ever greater
 trust.
- The Company shall, based on respect for all individuals and recognizing each person's dignity and value, seek to be a forward-minded and vibrant company.
- * Details of Basic Approach to Corporate Governance of the Company are available on the website below.

https://www.smm.co.jp/en/ir/management/governance_policy/

(2) Governance Framework

Organizational Structure

The Company has adopted Audit & Supervisory Board and Executive Officer systems to ensure effective execution, monitoring functions within management. The Company is managed by three organs, namely (i) the Board of Directors, in charge of major decisions and supervision, (ii) Representative Directors and Executive Officers, in charge of the execution of business, and (iii) the Audit & Supervisory Board Members and Accounting Auditor, in charge of auditing. In addition, the Company has established the Governance Committee to increase management transparency and strengthen corporate governance.

2 Reasons for adoption of present corporate governance system

Positioning Mineral Resources, Smelting & Refining, and Materials as its three core businesses, the Company sets the Long-term Vision of "Becoming a World Leader in the Nonferrous Metals Industry." Since all three businesses are related to non-ferrous metals, they have a mutual organic relationship and their business contents and scale are such that the Board of Directors can make decisions itself regarding diverse management issues. Furthermore, from the viewpoint of the stronger coordination currently being promoted among the three businesses, it will further stimulate the Company's growth if the Board of Directors itself comprehensively makes decisions rather than giving strong independence to each business segment and permitting them to make their own decisions. To this end, we consider that in principle a management model would be appropriate for the Company's governance, rather than a monitoring model that oversees overall business execution after the fact.

Furthermore, in view of the distinctive characteristics of the Sumitomo Metal Mining Group's business operations, it is important to strengthen the management infrastructure (particularly regarding compliance, safety, and the environment) and therefore necessary to establish a system whereby auditors can point out issues to directors and executive officers without hesitation. From this viewpoint, we have adopted an organizational structure of a company with an Audit & Supervisory Board in which auditors with guaranteed independent authority can be expected to exercise their auditing functions stably over a period of four years. At present auditors do not have the right of convocation regarding decisions of the Board of Directors or the right to vote on the Board of Directors. The resulting inability of auditors to propose the removal of a director to the Board of Directors is an issue for companies with an Audit & Supervisory Board. We are striving to overcome this issue by appointing multiple outside directors (at least one third of members), have them become members of the Governance Committee, and deal with the appointment and dismissal of directors and executive officers in the Governance Committee.

(3) Policy on Reducing Cross-shareholdings

When advancing our business strategy, the Company may engage in strategic shareholdings with business partners or other companies if it is judged that doing so will contribute to strengthening our business base over the mid to long term. With regard to existing cross-shareholdings, the Board of Directors verifies aspects such as the objectives of holdings and whether the benefits therefrom cover the Company's cost of capital every year. As a result of this verification, with regard to shares whose holding is judged to have little significance, including shares considered no longer worth the cost of capital and shares judged to have become less relevant due to recent business changes, we will proceed with concrete consideration based on the premise of reduction. Furthermore, in cases where a company cross-holding the Company's shares expresses a desire to sell, we will not prevent such a sale, etc. by suggesting a reduction in the size of the transaction, or by other means.

With regard to the exercise of voting rights in cross-shareholdings, the Company determines whether to vote for or against each proposal after giving comprehensive consideration, based on the financial results and other aspects of the financial condition of each of the issuing companies, to matters such as whether each proposal will contribute to increasing the corporate value of, or enhancing shareholders' interests in, that company over the medium to long term, and what impact it will have on the Company's corporate value or shareholders' interests. In order to determine whether to approve or reject proposals, the Company will engage in dialogue with the issuing company regarding the contents of each proposal, etc., as necessary. Decisions on voting are made particularly cautiously in circumstances such as cases of companies affected by major scandals or by persistent losses.

(4) Analysis and evaluation of the effectiveness of the board as a whole, and the results The Board of Directors analyzes and evaluates the effectiveness of the Board of Directors from the perspective of making appropriate business execution decisions and improving monitoring function. In fiscal 2022, the Board of Directors analyzed and evaluated the effectiveness of the Board of Directors, with the following results:

① Process of analysis and evaluation

With the help of an external evaluator (law firm), based on issues from the previous fiscal year, the Board of Directors prepared and implemented questionnaires for the directors and Audit & Supervisory Board Members. The compilation and analysis of the questionnaire responses was entrusted to the external evaluator. The Board of Directors deliberated on the effectiveness of the Board of Directors at the ordinary meeting held in February 2023, based on the compiled questionnaire responses, the evaluation by the external evaluator, and the "what the Board of Directors should ideally be (aiming for a Board of Directors that emphasizes decision-making functions)" confirmed in fiscal 2016, and confirmed its evaluation and future actions.

2 Overview of the analysis and evaluation results

- a. Questionnaire responses and external evaluator's analysis and evaluation results
 - a) Since most of the items related to the effectiveness of the Board of Directors were rated highly, in general, the Board of Directors can be evaluated as functioning effectively.
 - b) In the open-ended response section of the questionnaire, many positive opinions were expressed about the current system and operation, and often when identifying matters, opinions were included on how the current situation could be improved.
 - c) It is desirable to continue to discuss how the Board of Directors should deliberate strategies and visions. Additionally, the matters pointed out in the past fiscal years (such as securing human resources) should be discussed about how to make further improvements.
- b. Deliberations at Board of Directors meetings
 Based on the advice from the external evaluator, the Board of Directors deliberated on the following matters.
 - a) About deliberations at Board of Directors meetings, some responses suggest that the meetings should further extend discussions of business strategy, management issues, sustainability, etc.
 - Continuously ensure that the agenda focuses on business strategy and management issues.
 - Extend opportunities to discuss sustainability in addition to semiannual reports from the Sustainability Committee.
 - b) With respect to initiatives related to the matters pointed out in the past fiscal years (especially, securing human resources, etc.), the Board of Directors confirmed that they would deliberate them based on the measures of the executive side.
 - c) As for other matters, the Board of Directors made confirmation about extending information that facilitates deliberations of the agenda, providing the Board of Directors with more effective feedback concerning opinions on capital markets, and other topics.

3 Future actions

The Board of Directors confirmed that it will further enhance the effectiveness of the Board of Directors by continuing to address the above issues.

- (5) Analysis and evaluation of the effectiveness of the audits and the Audit & Supervisory Board, and the results
- ① Purpose, etc. of the evaluation of the effectiveness of the Audit & Supervisory Board Members and the Audit & Supervisory Board

In order to ensure managerial soundness and increase the corporate value of the Company's group, the Audit & Supervisory Board Members audit the execution of duties by directors and

executive officers in accordance with the audit policies, audit plans, and other such matters prescribed by the Audit & Supervisory Board. Through this evaluation of the effectiveness, we review the audits and activities of the Audit & Supervisory Board, consider issues to be improved and how to address them, and incorporate the findings in the next fiscal year's audit plan and day-to-day audit activities, which builds a closed PDCA cycle.

2 Evaluation process

In order to carry out the evaluation from an independent and objective standpoint, we requested advice on analysis and evaluation from Misono Sogo Advisory LLC, an outside professional organization. Based on the results, discussions were held by the Audit & Supervisory Board, and evaluations were conducted. Specifically, as the evaluation process, we conducted surveys for all Audit & Supervisory Board Members, outside professionals interviewed with the chairman of the Audit & Supervisory Board (Senior Audit & Supervisory Board Member) and with the administrative office of the Audit & Supervisory Board, and a total four meetings were held, attended by all Audit & Supervisory Board Members.

3 Overview of evaluation results

The Audit & Supervisory Board confirmed the following points and evaluated that the audits and activities of the Audit & Supervisory Board were well-functioning and sufficiently effective.

- Through their attendance at Board of Directors meetings, discussions among Audit & Supervisory Board Members, and auditing activities by Audit & Supervisory Board Members, the Audit & Supervisory Board Members have conducted audits in an appropriate manner and made necessary representations of their opinions.
- The Audit & Supervisory Board Members, including Outside Audit & Supervisory Board Members, have attended Management Committee meetings, Sustainability Committee meetings, Internal Control Committee meetings, and other important meetings, and checked the status of business execution by directors, etc. and whether the internal control system is properly maintained and operated. They also actively expressed their opinions based on their insight and experience.
- The Audit & Supervisory Board Members have regularly conducted interviews with executives, including representative directors, have established an atmosphere where they can openly exchange opinions, and have made recommendations as necessary.
- A full-time Audit & Supervisory Board Member and an Outside Audit & Supervisory
 Board Member have conducted on-site inspections as a pair at domestic and foreign
 sites, including offices, mains, plants, and affiliated companies (24 sites were visited in
 fiscal year 2022). Through these site visits, Audit & Supervisory Board Members have
 checked with their own eyes the business execution status, specific issues, and how

the internal control system is maintained and operated, and provided advice as necessary.

- At meetings of the Audit & Supervisory Board, the full-time Audit & Supervisory Board
 Members have shared information they collected through inspection of important
 approval and other such documents and reports from relevant divisions, as well as the
 results of their audit activities, with Outside Audit & Supervisory Board Members, and
 the Audit & Supervisory Board Members have held discussions.
- Outside Audit & Supervisory Board Members spend enough time and effort to fulfill their duties adequately.
- Audit & Supervisory Board Members share information and exchange opinions with Outside Directors by having meetings or in other ways.

4 Future actions

Through discussion among all members, the Audit & Supervisory Board defined the roles of the Company's Audit & Supervisory Board as follows: Monitor and restrain the management, have a strong sense of involvement in corporate management under the condition that they are non-executive, and provide the management with objective opinions as Audit & Supervisory Board Members based on their professional insights and experience.

To fulfill these roles, Audit & Supervisory Board Members need to understand the corporate management from an objective perspective and respond to internal and external changes promptly and flexibly. Therefore, the following actions were identified as important matters for the fiscal year under review:

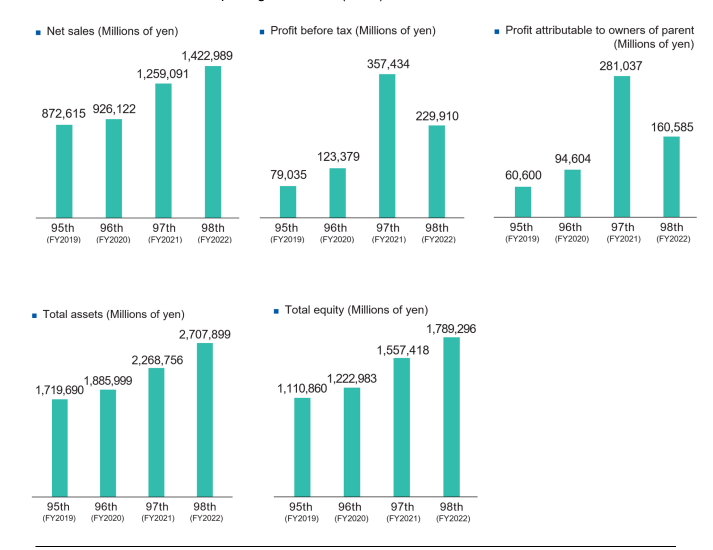
- Regularly discuss the way that the Audit & Supervisory Board should be to keep an objective perspective on management and fulfill their roles.
- Improve preliminary information sharing from full-time members to outside members to further extend on-site inspections.
- Strengthen communication with various departments by identifying potential issues (themes) through daily activities as Audit & Supervisory Board Members. (A possible theme is corporate planning.)
- Provide training with external instructors and update information and knowledge about corporate management and other important topics.

In addition to the above, we have confirmed that we will continue to examine specific issues identified in the process of evaluating the effectiveness, and strive for improvement. By further improving the effectiveness of audit activities, the Audit & Supervisory Board and its Members will strive to contribute to strengthening the management infrastructure and improving the corporate value of the Company's group.

END

Consolidated Financial Results Highlights

International Financial Reporting Standards (IFRS)



(The units in Consolidated Financial Results Highlights are rounded to the nearest unit.)