This English language translation is prepared for reference only. In the event of any discrepancy between the text of this translation and the text of the original Japanese-language, the Japanese language text will prevail.

(Translation)

(Securities Code 4063) June 6, 2018

To: All Shareholders of Shin-Etsu Chemical Co., Ltd. (the "Company")

Notice of Convocation of the 141st Ordinary General Meeting of Shareholders

Dear Shareholder:

You are hereby notified that the 141st Ordinary General Meeting of Shareholders will be held as described below. Your attendance would be much appreciated.

If you are unable to attend the Meeting in person, you are entitled to exercise your voting rights in writing or via the Internet. We would appreciate it if you would take the time to review the Reference Documents for the General Meeting of Shareholders attached hereto and exercise your voting rights no later than 5:00 p.m. on Wednesday, June 27, 2018.

Description of Meeting

1.	Date and Time	: June 28, 2018 (Thursday) at 10:00 a.m. (the reception is to start at 9:00 a.m.)
2.	Place	: Company's head office at 6-1, Ohtemachi 2-chome, Chiyoda-ku, Tokyo 27th floor of Asahi-Seimei Otemachi Building, Otemachi Sun-Sky Room
3.	Agenda for the Meeting:	
	Matters to be reported	 1. Report on the Business Report, the Consolidated Financial Statements, and the Audit Reports of the Accounting Auditor and the Audit & Supervisory Board on the Consolidated Financial Statements for the 141st fiscal year (April 1, 2017 through March 31, 2018) 2. Report on the Financial Statements for the 141st fiscal year (April 1, 2017 through March 31, 2018)
	Matters to be resolved:	
	1 st Agendum	: Distribution of Retained Earnings to Shareholders
	2nd Agendum	: Election of Eleven (11) Directors
	3rd Agendum	: Election of One (1) Audit & Supervisory Board Member
	4th Agendum	: Issuance of Stock Acquisition Rights as Stock Options to Employees

Very truly yours,

Yasuhiko Saitoh Representative Director / President Shin-Etsu Chemical Co., Ltd. 6-1, Ohtemachi 2-chome Chiyoda-ku, Tokyo

[•] The Notes to Consolidated Financial Statements and the Notes to Non-Consolidated Financial Statements, which are to be attached to this notice of convocation, are published via the Internet on the website of the Company (http://www.shinetsu.co.jp/) pursuant to laws and the articles of incorporation of the Company. Therefore, the Consolidated Financial Statements and the Financial Statements attached to this notice of convocation are part of the Consolidated Financial Statements and the Financial Statements which the Audit & Supervisory Board Members and the Accounting Auditor audited in the course of preparing the audit report.

[•] Any modification that may be required in the Reference Documents for the General Meeting of Shareholders, or in the Business Report, the Financial Statements or the Consolidated Financial Statements, will be published via the Internet on the website of the Company (http://www.shinetsu.co.jp/).

Guidance on How to Exercise Voting Rights

If you are attending the Meeting of Shareholders in person

Date: Thursday, June 28, 2018 at 10:00 a.m.

(The reception desk would be opened at 9:00 a.m.)

Please hand in the enclosed Voting Card at the reception desk. In the interest of preserving resources, please bring this "Notice of Convocation" with you on the day of the Meeting.

If you are not attending the Meeting of Shareholders in person

By Voting Card

To reach us by: Wednesday, June 27, 2018 5:00 p.m.

Please indicate your approval or disapproval on the enclosed Voting Card and send it back by postal mail to reach us by the date and time shown above.

Via the Internet

To be exercised by: Wednesday, June 27, 2018 5:00 p.m.

Please access the voting rights exercise site which we specify below and indicate your approval or disapproval and send it via the internet by the date and time shown above.

Voting rights exercise site: https://evote.tr.mufg.jp/

If you exercise your voting rights multiple times

- 1. If you exercise your voting rights both by Voting Card and via the Internet, the rights exercised via the Internet will be treated as effective.
- 2. If you exercise your voting rights multiple times via the Internet, the latest exercised voting rights will be treated as effective. In addition, if you exercise your voting rights multiple times from a PC, smartphone or a cell phone, the latest voting rights exercised from whichever devices will be treated as effective.

To Institutional Investors

You may exercise your voting rights using the "Electronic Voting System Platform," operated by ICJ, Inc.

Notice of Convocation of the 141st Ordinary General Meeting of Shareholders

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BUSINESS REPORT

(April 1, 2017 through March 31, 2018)

I. Matters Concerning the Current State of the Company's Group

1. Business Operations

During the consolidated fiscal year (April 1, 2017 to March 31, 2018), the world economy was on a gradual recovery track. In the U.S., the steady recovery of the economy continued. In Japan and Europe, as well as in the areas of the emerging economies, these economies also experienced a gradual recovery. In China, the movement toward economic recovery continued.

In these circumstances, in order to achieve continued increases in our business results, the Shin-Etsu Group endeavored (1) to deepen its relationships with its customers and further expand its global customer base; (2) to constantly carry out product development that strongly supports our customers' needs, improve product quality and achieve further differentiation in technologies; (3) to continue our policies of precisely keeping scheduled delivery times and carrying out strict cost management; and at the same time (4) to appropriately make investments in order to meet increases in demand.

As a result, the net sales for the Company's group for this consolidated fiscal year increased by 16.5% (204,027 million yen) compared with the previous fiscal year to 1,441,432 million yen. Compared to the performance of the previous fiscal year, operating income increased by 41.2% (98,205 million yen) to 336,822 million yen, ordinary income increased by 40.5% (98,175 million yen) to 340,308 million yen, and profit attributable to owners of parent increased by 51.3% (90,323 million yen) to 266,235 million yen partly due to a one-off income increase caused by the enactment of tax reform legislation in the U.S.

The business operations of each division were as follows.

PVC/Chlor-Alkali

This division's total sales increased by 21.8% (89,746 million yen) from the previous fiscal year to 501,346 million yen, and operating income increased by 75.3% (40,050 million yen) to 93,236 million yen.

With regard to the PVC/Chlor-Alkali Business, on the one hand, SHINTECH INC. in the U.S. continued its full operations, and on the other hand, in addition to PVC, the supply-demand relationship of caustic soda also further improved, and these factors resulted in greatly increased business results. Similarly, both of our bases in Japan and Europe achieved increased business results. Our elaborate sales efforts resulted in increased sales, both in the areas of our production bases and globally, and contributed to the growth in profit.

Silicones

This division's total sales increased by 15.1% (26,993 million yen) from the previous fiscal year to 206,268 million yen, and operating income increased by 22.1% (9,405 million yen) to 51,954 million yen.

With regard to the silicones business, demand increased for all product fields and applications, and in addition to functional products, sales of general-purpose products also expanded worldwide, which increased the segment's business results.

Specialty Chemicals

This division's total sales increased by 8.5% (9,139 million yen) from the previous fiscal year to 117,197 million yen, and operating income increased by 15.7% (3,496 million yen) to 25,729 million yen.

With regard to cellulose derivatives, pharmaceutical-use products, construction materials products and coating products continued to perform steadily, and pheromone products, POVAL products and others also generally achieved strong results.

Semiconductor Silicon

This division's total sales increased by 22.1% (55,778 million yen) from the previous fiscal year to 308,390 million yen, and operating income increased by 66.0% (36,972 million yen) to 92,963 million yen.

With regard to semiconductor silicon, driven by robust semiconductor device demand, silicon wafers in all diameters, starting with 300mm wafers, met with a high level of demand, and at the same time, by implementing product price adjustments, this segment's business results increased greatly.

Electronics & Functional Materials

This division's total sales increased by 10.4% (19,516 million yen) from the previous fiscal year to 207,454 million yen, and operating income increased by 11.6% (6,422 million yen) to 61,631 million yen.

With regard to the rare earth magnets business, products for applications in automobiles, including those for hybrid cars, and also for industrial equipment continued good shipments and expanded sales. With regard to our photoresist products business, KrF resists, ArF resists and trilayer materials all continued to be firm and photomask blanks also expanded. The business of optical fiber preform increased its sales by taking advantage of the increase in global demand and also of the contributions made by the production of our new joint-venture company in China from the latter half of the fiscal year (April 1, 2017 to March 31, 2018). The business of materials for LED packaging also had firm shipments.

Processing, Trading & Specialized Services Business

This division's total sales increased by 2.9% (2,856 million yen) from the previous fiscal year to 100,775 million yen, and operating income increased by 19.8% (1,898 million yen) to 11,482 million yen.

Shin-Etsu Polymer Co., Ltd.'s business of input devices for automobiles and semiconductor wafer-related containers continued to do well.

2. Status of Capital Investments and Procurement of Funds of the Company's Group

The Company's group invested 176,283 million yen during this consolidated fiscal year mainly in the following:

Major facilities completed during this consolidated fiscal year: Enhancement of the facility for manufacturing silicone (the Company's Gunma Complex)

Facilities under construction as of the end of this consolidated fiscal year:

Construction of an ethylene manufacturing plant (SHINTECH INC.)

Enhancement of the facility for manufacturing silicone (the Company's Gunma Complex, Naoetsu Plant, Asia Silicones Monomer Limited, Shin-Etsu Silicones (Thailand) Limited and Shin-Etsu Silicones of America, Inc.)

Enhancement of the facility for manufacturing cellulose (the Company's Naoetsu Plant and SE Tylose GmbH & Co. KG)

Enhancement of the facility for manufacturing optical fiber preform (the Company's Kashima Plant, Shin-Etsu (Jiangsu) Optical Preform Co., Ltd. and Shin-Etsu YOFC (Hubei) Optical Preform Co., Ltd.)

Construction of a photoresist manufacturing plant (Shin-Etsu Electronics Materials Taiwan Co., Ltd.)

Construction of a rare earth magnets manufacturing plant (2nd phase) (Shin-Etsu Magnetic Materials Vietnam Co., Ltd.)

The Company's group expended mostly its own funds for investment capital during this consolidated fiscal year.

3. Problems Confronting the Company's Group

With regard to business prospects going forward, although the world economy is generally doing well, there are many uncertain factors and it does not allow for optimism.

Facing such a situation, the Shin-Etsu Group will carefully focus on developments in world markets and aggressively develop our sales activities while accurately capturing trends in demand. At the same time, we will take further steps to accelerate the development of our global business by such means as constructing manufacturing bases at optimal locations in the world and strengthening and expanding existing facilities. In addition, we will continue to focus on enhancing productivity and product quality, and at the same time, we will strive to develop products that have value for customers and we will also strive to assure the stable supply of our products. For this purpose, while continuing to maintain a sound financial base, we will proactively utilize our financial strength to carry out appropriate investments in a timely manner.

In the PVC business, in order to strengthen its integrated PVC manufacturing system, starting from the raw materials, SHINTECH INC. in the U.S. is striving towards completion of the construction of an ethylene plant, which will manufacture one of the main raw materials for PVC. In addition, we will adopt various measures in a timely manner as the world's largest PVC manufacturer through making good use of our existing production capabilities and the advantageous raw materials situation in the U.S. as well as through carrying out sales that accurately capture the movement in worldwide demand from our tripolar production bases in Japan, the U.S. and Europe.

In the semiconductor silicon business, in the midst of the expectation of an expanding semiconductor device market, we will carry out measures to stably supply our high-quality silicon wafers to customers. Furthermore, in preparation for any fluctuations in the semiconductor market, in all fields of semiconductors we will strive to maintain our competitive power.

In the silicones business, we are going forward with the expansion of our production capacity in Japan, Thailand, the U.S. and other bases, and we are working on the expansion of our supply system to our worldwide customers. Furthermore, we are promoting the development of new products and new applications by increasing our Technical Centers. In the future as well, through research, manufacturing and sales united as one, we will strive for further business expansion.

In the rare earth magnets business, while going forward with the expansion of our production capacity at our magnet manufacturing plant in Vietnam, we are promoting integrated manufacturing from the refining of raw materials to sintering and are striving to build a production system that has strong cost competitive power. Furthermore, by using our own inhouse recycling and diversifying of supply sources, we are ensuring stable procurement of raw materials and we will meet the demand for these magnets, which is expanding both in Japan and outside of Japan, mainly for applications in automobiles.

With regard to other businesses, in the cellulose business, at our two production bases in Japan and Germany, we are going forward with facility investments that will meet the demand for the diversification of our product line-up as well as our plan for increased production at our new cellulose plant in the U.S. Moreover, we aim to achieve a further leap forward into the world market as a main supplier by making good use of our bases, such as our new photomask blanks No. 2 Plant, and our photoresists plant now under construction in Taiwan, and the production capacity expansions at our total of three optical fiber preform production bases in Japan and China.

Furthermore, in order to create businesses that will become future business pillars, we will accelerate R&D and the commercialization of new products with unique characteristics that will anticipate new global needs, and we will also strive to pioneer new businesses, including by such means as M&A.

In addition, we will faithfully carry out corporate social responsibilities, such as the ensuring of safety, conservation of the environment and full compliance with all laws and regulations, and we will continue to strive to maximize Shin-Etsu's corporate value.

Item	Year	138th Fiscal Year	139th Fiscal Year	140th Fiscal Year	141st Fiscal Year
Net Sales	(Million Yen)	1,255,543	1,279,807	1,237,405	1,441,432
Profit attributable to owners of parent	(Million Yen)	128,606	148,840	175,912	266,235
Net Income per Share	(Yen)	302.05	349.46	412.86	624.28
Net Assets	(Million Yen)	2,012,711	2,080,465	2,190,082	2,413,025
Total Assets	(Million Yen)	2,452,306	2,510,085	2,655,636	2,908,328

4. Trend of Business Results and Financial Conditions

Note: In the 140th fiscal year, a decrease in net sales was mainly due to the effects of the yen's appreciation.

5. Status of Major Subsidiary Companies, etc. (as of March 31, 2018)

(1) Status of Major Subsidiary Companies

Name of Company	Amount of Capital	Holding Ratio (%)	Major Lines of Business
SHINTECH INC. (U.S.A.)	US\$18.75	100.0	Manufacture and sales of polyvinyl chloride
Shin-Etsu Handotai Co., Ltd.	¥10,000M	100.0	Manufacture and sales of semiconductor silicon
Shin-Etsu Handotai America, Inc. (U.S.A.)	US\$150M	100.0 (100.0)	Manufacture and sales of semiconductor silicon
Shin-Etsu PVC B.V. (Netherlands)	EUR18,200	100.0 (100.0)	Manufacture and sales of polyvinyl chloride
S.E.H. Malaysia Sdn. Bhd. (Malaysia)	RM181.50M	100.0 (100.0)	Processing and sales of semiconductor silicon
Shin-Etsu Polymer Co., Ltd.	¥11,635M	52.8 (0.1)	Manufacture and sales of plastic products, etc.
SE Tylose GmbH & Co. KG (Germany)	EUR500,000	100.0 (100.0)	Manufacture and sales of cellulose derivative products
Shin-Etsu Engineering Co., Ltd.	¥200M	100.0	Design, engineering and construction of plants, etc.
Shin-Etsu Astech Co., Ltd.	¥495M	99.6 (1.8)	Sales of chemical products, etc., and construction under contract
Shin-Etsu Handotai Taiwan Co., Ltd. (Taiwan)	NT\$1,500M	70.0 (70.0)	Processing and sales of semiconductor silicon
Shin-Etsu Silicones (Thailand) Limited (Thailand)	THB6,325M	100.0	Manufacture and sales of silicone products
SIMCOA OPERATIONS PTY. LTD. (Australia)	A\$32,005,100	100.0 (100.0)	Manufacture and sales of silicon metal
JAPAN VAM & POVAL CO., LTD.	¥2,000M	100.0	Manufacture and sales of vinyl acetate monomer and polyvinyl alcohol
Asia Silicones Monomer Limited (Thailand)	THB3,393M	100.0 (100.0)	Manufacture of silicone monomer
Nagano Electronics Industrial Co., Ltd.	¥80M	90.0	Processing of semiconductor silicon

Notes: 1. For the column regarding holding ratio, the upper number indicates the entire ratio of holdings held by both the Company and the Subsidiary Companies, while the lower number indicates the ratio held by the Subsidiary Companies. The holding ratios are computed net of any treasury shares held.

2. During this consolidated fiscal year, the Company started reviewing the scope of the Major Subsidiary Companies and added JAPAN VAM & POVAL CO., LTD.

(2) Status of Major Affiliated Companies

Name of Company	Amount of Capital	Holding Ratio (%)	Major Lines of Business
Mimasu Semiconductor Industry Co., Ltd.	¥18,824M	43.9 (1.1)	Processing of semiconductor silicon and sales of precision equipment
SHIN-ETSU QUARTZ PRODUCTS COMPANY LTD.	¥1,000M	50.0	Manufacture and sales of quartz glass products

Note: For the column regarding holding ratio, the upper number indicates the entire ratio of holdings held by both the Company and the Subsidiary Companies, while the lower number indicates the ratio held by the Subsidiary Companies. The holding ratios are computed net of any treasury shares held.

(3) Results of Consolidation

For this consolidated fiscal year, there are 91 consolidated subsidiaries etc. and 3 companies to which the equity method is applied, including the Major Subsidiary Companies and the Affiliated Companies mentioned above.

For this consolidated fiscal year, net sales amounted to 1,441,432 million yen (up by 16.5% from the previous fiscal year), and the profit attributable to owners of parent amounted to 266,235 million yen (up by 51.3% from the previous fiscal year).

6. Major Lines of Business of the Company's Group (as of March 31, 2018)

The Company's group's major lines of business are the manufacture and sales of the following products:

PVC/Chlor-Alkali	Polyvinyl Chloride, Caustic Soda, Methanol, Chloromethanes
Silicones	Silicone
Specialty Chemicals	Cellulose Derivatives, Silicon Metal, Poval, Synthetic Pheromones, Vinyl Chloride - Vinyl Acetate Copolymer Resin
Semiconductor Silicon	Semiconductor Silicon
Electronics & Functional Materials	Rare-earth Magnets, Semiconductor Encapsulating Materials, LED Packaging Materials, Photoresists, Photomask Blanks, Synthetic Quartz Products, Liquid Fluoroelastomers, Pellicles
Processing, Trading & Specialized Services Business	Processed Plastics, Export of Technologies and Plants, Export and Import of Products, Engineering

7. Major Bases of the Company's Group (as of March 31, 2018)

(1) Company

Principal Office: 6-1, Ohtemachi 2-chome, Chiyoda-ku, Tokyo, Japan

Branch Offices: Osaka Branch, Nagoya Branch, and Fukuoka Branch

- Plants: Naoetsu Plant (Niigata Prefecture), Takefu Plant (Fukui Prefecture), Gunma Complex [Isobe Plant and Matsuida Plant], Kashima Plant (Ibaraki Prefecture)
- Research & Silicone-Electronics Materials Research Center (Gunma Prefecture),
 Development
 Advanced Functional Materials Research Center (Gunma Prefecture),
 PVC and Polymer Materials Research Center (Ibaraki Prefecture),
 Specialty Chemicals Research Center (Niigata Prefecture), New
 Functional Materials Research Center (Niigata Prefecture) and
 Magnetic Materials Research Center (Fukui Prefecture)

(2) Subsidiaries

- Domestic: Shin-Etsu Handotai Co., Ltd. (Tokyo); Shin-Etsu Polymer Co., Ltd. (Tokyo); Shin-Etsu Engineering Co., Ltd. (Tokyo); Shin-Etsu Astech Co., Ltd. (Tokyo); JAPAN VAM & POVAL CO., LTD. (Osaka Prefecture); and Nagano Electronics Industrial Co., Ltd. (Nagano Prefecture)
- Overseas: SHINTECH INC. (U.S.A.); Shin-Etsu Handotai America, Inc. (U.S.A.); Shin-Etsu PVC B.V. (Netherlands); S.E.H. Malaysia Sdn. Bhd. (Malaysia); SE Tylose GmbH & Co. KG (Germany); Shin-Etsu Handotai Taiwan Co., Ltd. (Taiwan); Shin-Etsu Silicones (Thailand) Limited (Thailand); Asia Silicones Monomer Limited (Thailand); and SIMCOA OPERATIONS PTY. LTD. (Australia)

8. Status of Employees of the Company's Group and the Company (as of March 31, 2018)

Business Dept.	Number of Employees	Increase or Decrease Compared with the End of the Previous Fiscal Year
PVC/Chlor-Alkali	1,329	+65
Silicones	2,369	+88
Specialty Chemicals	1,342	+29
Semiconductor Silicon	4,607	+110
Electronics & Functional Materials	3,977	+314
Processing, Trading & Specialized Services Business	6,531	+343
Total	20,155	+949

(1) Status of Employees of the Company's Group

Note: The number of employees is the number of persons actually at work.

(2) Status of Employees of the Company

Number of Employees	Increase or Decrease Compared with the End of the Previous Fiscal Year	Average Age	Average Years of Service
2,904	+65	42.3	20.3

Note: The number of employees is the number of persons actually at work.

9. Major Lenders to the Company's Group (as of March 31, 2018)

Name of Lender	Outstanding Borrowings (Million Yen)
The Bank of Tokyo-Mitsubishi UFJ, Ltd.	3,756
Nippon Life Insurance Company	3,600
The Hachijuni Bank, Ltd.	2,625
Meiji Yasuda Life Insurance Company	2,300

Note: The Bank of Tokyo-Mitsubishi UFJ, Ltd. was renamed MUFG Bank, Ltd. as of April 1, 2018.

II. Matters Concerning Stock in the Company (as of March 31, 2018)

1. Number of Shares and Shareholders

Total number of shares authorized to be issued:	1,720,000,000
Total number of issued shares:	432,106,693
Number of shareholders:	48,492

Note: The total number of issued shares includes 5,536,807 treasury shares.

2. Major Shareholders

Name of Shareholder	Number of Shares Held (Thousand shares)	Holding Ratio (%)
The Master Trust Bank of Japan, Ltd. (Trust Account)	48,330	11.3
Japan Trustee Services Bank, Ltd. (Trust Account)	36,160	8.5
Nippon Life Insurance Company	21,933	5.1
Japan Trustee Services Bank, Ltd. (Trust Account 4)	12,269	2.9
The Hachijuni Bank, Ltd.	11,790	2.8
Meiji Yasuda Life Insurance Company	10,687	2.5
JP MORGAN CHASE BANK 380055	8,018	1.9
STATE STREET BANK WEST CLIENT - TREATY 505234	7,193	1.7
Japan Trustee Services Bank, Ltd. (Trust Account 5)	6,664	1.6
GIC PRIVATE LIMITED - C	6,663	1.6

Note: The holding ratios are computed net of the treasury shares (5,536,807 shares).

3. Other Major Matters Concerning Stock in the Company

The Company resolved to cancel the treasury shares of the Company at the Board of Directors Meeting held on April 27, 2018 and implemented the resolution as below.

Type of cancelled shares:	Common stock in the Company
Number of cancelled shares:	4,500,000 shares
Date of cancellation:	May 2, 2018
Total number of issued shares after cancellation:	427,606,693 shares

III. Matters Concerning Stock Acquisition Rights Issued by the Company

1. State of Stock Acquisition Rights (Stock Options) (as of March 31, 2018)

(1) General Description of Stock Acquisition Rights

The stock acquisition rights (stock options) the Company has issued are summarized below:

Chronological Number of Issue (Date Issued)	Number of Stock Acquisition Rights	Type & Number of Shares Stock Acquisition Rights are Entitled to	Issue Price per Share (Yen)	Amount Payable per Share upon Exercise of Rights (Yen)	Exercisable Period of Rights	Eligible Grantees
11th Issue of Stock Acquisition Rights (for Distribution to Directors) (09/24/2015)	680	68,000 shares of Common Stock in the Company	277	7,339	September 25, 2016 through March 31, 2020	Directors of Company (excluding Outside Directors)
11th Issue of Stock Acquisition Rights (for Distribution to Employees) (09/24/2015)	1,090	109,000 shares of Common Stock in the Company	Distributed gratis	7,339	September 25, 2016 through March 31, 2020	Employees of Company
12th Issue of Stock Acquisition Rights (for Distribution to Directors) (09/21/2017)	1,345	134,500 shares of Common Stock in the Company	1,479	10,000	September 22, 2018 through March 31, 2022	Directors of Company (excluding Outside Directors)
12th Issue of Stock Acquisition Rights (for Distribution to Employees) (09/21/2017)	1,005	100,500 shares of Common Stock in the Company	Distributed gratis	10,000	September 22, 2018 through March 31, 2022	Employees of Company

Note: The terms and conditions on which to exercise stock acquisition rights in each issue are outlined below:

- 1. Those persons to whom the stock options are issued may exercise such stock options even after they cease to be a Director or an employee of the Company, within two (2) years from the later of such cessation of being a Director or an employee of the Company or the commencement of the exercisable period of rights (but only before the exercisable period of rights expires).
- 2. In the event of the death of any person to whom the stock options are issued, heirs of such deceased person may exercise such stock options within two (2) years from the later of such death or the commencement of the exercisable period of rights (but only before the exercisable period of rights expires). Notwithstanding the foregoing, in the event of the death of any recipient of stock options that occurs after such recipient ceases to be a Director or an employee of the Company, heirs of such deceased person may exercise such stock options only within the period during which such deceased recipient would have been entitled to exercise such stock options in accordance with paragraph 1. above.
- 3. Other conditions are as prescribed in the Stock Option Allotment Agreement.

(2) State of Stock Acquisition Rights (Stock Options) Held by Directors and Audit & Supervisory Board Members of the Company

The portion of the stock acquisition rights (stock options) described in (1) General Description of Stock Acquisition Rights above that belong to the Directors and Audit & Supervisory Board Members of the Company are broken down as below:

	Chronological Number of Issue	Number of Stock Acquisition Rights	Number of Optionees
Directors (Excluding Outside Directors)	11th Issue of Stock Acquisition Rights	750	6
	12th Issue of Stock Acquisition Rights	1,420	18

- Notes: 1. The 11th issue of stock acquisition rights described above includes the stock acquisition rights distributed to employees of the Company before appointment of a Director.
 - 2. The 12th issue of stock acquisition rights described above includes the stock acquisition rights granted to employee Directors in their capacity as employees.
- 2. State of Stock Acquisition Rights (Stock Options) Distributed to Employees during the Fiscal Year under Review

Pursuant to a resolution adopted by the Board of Directors on September 6, 2017, the 12th Issue of Stock Acquisition Rights (for Distribution to Employees), intended as incentive stock options, was issued as of September 21, 2017 for distribution to 85 employees, as outlined below:

(1) Number of Stock Acquisition Rights Distributed

930

(2) Type and Quantity of Shares Subject to Stock Options

93,000 shares of common stock in the Company (100 common shares of the Company per stock option)

(3) Issue Price

Issued without compensation.

- (4) Payment Per Share upon Exercise of Stock Options ¥10,000
- (5) Period within Which to Exercise Stock Options

From September 22, 2018, until March 31, 2022

(6) Conditions to Exercise Stock Options

The same terms and conditions apply as described in the Notes of 1.-(1) General Description of Stock Acquisition Rights above.

Note: The above figures do not include the stock acquisition rights granted to employee Directors in their capacity as employees.

IV. Matters Concerning Directors and Audit & Supervisory Board Members of the Company

1. Name and Other Information Concerning Directors and Audit & Supervisory Board Members (as of March 31, 2018)

Title	Name	Responsibilities, Important Concurrent Positions, etc.
Representative Director - Chairman	Chihiro Kanagawa	Director & Chairman, SHINTECH INC.
Representative Director - Vice Chairman	Fumio Akiya	In charge of Semiconductor Materials, Technologies and Environmental Control & Safety Representative Director & President, Shin-Etsu Handotai Co., Ltd.
Representative Director - President	Yasuhiko Saitoh	Director & President, SHINTECH INC. Director & President, Shin-Etsu Handotai America, Inc.
Senior Managing Director	Toshinobu Ishihara	In charge of New Functional Materials, R&D and Patents
Senior Managing Director	Susumu Ueno	General Manager, Silicone Div.
Senior Managing Director	Masahiko Todoroki	General Manager, Planning & Administration Dept., Semiconductor Materials Div. Senior Managing Director, Shin-Etsu Handotai Co., Ltd.
Managing Director	Toshiya Akimoto	In charge of Office of the Secretariat, Public Relations and Legal Affairs General Manager, Office of the President
Managing Director	Fumio Arai	General Manager, Organic Chemicals Div. Director & President, Shin-Etsu PVC B.V. Director & President, SE Tylose GmbH & Co. KG
Managing Director	Yukihiro Matsui	General Manager and Magnet Dept. Manager of Electronics Materials Div.
Managing Director	Masaki Miyajima	In charge of Advanced Materials General Manager, PVC Div.
Director - Adviser	Shunzo Mori	
Director ¹	Frank Peter Popoff	
Director ¹	Tsuyoshi Miyazaki	Adviser, Mitsubishi Logistics Corporation
Director ¹	Toshihiko Fukui	President, the Canon Institute for Global Studies
Director ¹	Hiroshi Komiyama	Chairman, Mitsubishi Research Institute, Inc.
Director	Toshiyuki Kasahara	General Manager, Finance & Accounting Dept.
Director	Hidenori Onezawa	In charge of Business Auditing
Director	Kazumasa Maruyama	General Manager, New Functional Materials Dept.
Director	Kenji Ikegami	In charge of General Affairs, Personnel & Labor Relations and Purchasing
Director	Toshio Shiobara	In charge of Special Functional Products Deputy General Manager and Organic Electronics Materials Dept. Manager of Electronics Materials Div.
Director	Yoshimitsu Takahashi	General Manager, Business Development Dept.
Director	Kai Yasuoka	General Manager, International Div.

Title	Name	Responsibilities, Important Concurrent Positions, etc.
Full-time Audit & Supervisory Board Member	Osamu Okada	
Full-time Audit & Supervisory Board Member	Hiroaki Okamoto	
Audit & Supervisory Board Member ²	Taku Fukui	Lawyer Managing Partner, Kashiwagi Sogo Law Offices Professor, Keio University Law School
Audit & Supervisory Board Member ²	Yoshihito Kosaka	C.P.A./Certified Public Tax Accountant Counselor, Kisaragi Audit Corporation
Audit & Supervisory Board Member ²	Kiyoshi Nagano	

Notes: 1. ¹ indicates an Outside Director as defined in Item 15, Article 2 of the Corporations Law.

2. ² indicates an Outside Audit & Supervisory Board Member as defined in Item 16, Article 2 of the Corporations Law.

- 3. Mr. Toshihiko Fukui, Outside Director, serves in a concurrent role at the Canon Institute for Global Studies, a general incorporated foundation; however, the Company has no special relationship with that foundation. Mr. Hiroshi Komiyama, Outside Director, serves in a concurrent role at Mitsubishi Research Institute, Inc.; however, the Company has no special relationship with that company. Mr. Taku Fukui, Outside Audit & Supervisory Board Member, serves in a concurrent role at the Kashiwagi Sogo Law Offices; however, the Company has no special relationship with that firm.
- 4. Concurrent service as Outside Director or Outside Audit & Supervisory Board Member for other companies by Outside Directors and Outside Audit & Supervisory Board Members and the relationship between the Company and such other companies are described in "3. Matters Concerning Outside Directors and Outside Audit & Supervisory Board Members" herein below.
- 5. Mr. Yoshihito Kosaka, Outside Audit & Supervisory Board Member, is licensed as a Certified Public Accountant and as a Certified Public Tax Accountant, and brings with him a considerable degree of knowledge and experience in the fields of finance and accounting.
- 6. The Company has entered into an agreement with each of the Outside Directors and Audit & Supervisory Board Members, pursuant to Paragraph 1, Article 427 of the Corporations Law, to limit the amount of the liability for damages stipulated in Paragraph 1, Article 423 of said law to the amount set forth in the applicable law.
- 7. Four Outside Directors and three Outside Audit & Supervisory Board Members of the Company -- Mr. Frank Peter Popoff, Mr. Tsuyoshi Miyazaki, Mr. Toshihiko Fukui and Mr. Hiroshi Komiyama as Directors, Mr. Taku Fukui, Mr. Yoshihito Kosaka and Mr. Kiyoshi Nagano as Audit & Supervisory Board Members -have been reported to the Tokyo Stock Exchange, Inc. etc. as Independent Officers.

r		1	
Designation	Number of Recipients	Amount Payable	Remarks
	Persons	Million Yen	
Directors	23	1,727	Portion payable to seven Outside Directors and
Audit & Supervisory Board Members	5	78	Outside Audit & Supervisory Board Members: 149 million yen
Total	28	1,806	

2. Amounts of Remuneration and Others Payable to Directors and Audit & Supervisory Board Members

Notes: 1. The above figures include those relevant to one Director who retired from the office effective as of the conclusion of the 140th Ordinary General Meeting of Shareholders held on June 29, 2017.

- 2. The amount payable to the Directors and Audit & Supervisory Board Members includes the bonus reserve amount attributable to the fiscal year under review.
- 3. In addition to the above, pursuant to a resolution adopted by the Board of Directors on September 6, 2017, 18 Directors (excluding Outside Directors) were granted stock acquisition rights intended as incentive stock options, which were valued at 198 million yen (excluding the stock acquisition rights granted to employee Directors in their capacity as employees).
- 4. The amount of remuneration and others payable to the Directors is net of the amount of salaries (including bonuses) payable to the employee Directors in return for serving as employees.
- 5. In addition to the above, the amounts of remuneration and others paid or payable to Outside Directors and Outside Audit & Supervisory Board Members from subsidiaries of the Company for serving as Director or Audit & Supervisory Board Member of such subsidiaries in the fiscal year under review aggregated 45 million yen. There is no information reportable under the disclosure item regarding remuneration and others paid or payable to Outside Directors and Outside Audit & Supervisory Board Members from a parent company or its subsidiaries for serving as Director or Audit & Supervisory Board Members from a parent under review.

- 3. Matters Concerning Outside Directors and Outside Audit & Supervisory Board Members
- (1) Concurrent Service as Outside Director or Outside Audit & Supervisory Board Member for Other Companies by Outside Directors and Outside Audit & Supervisory Board Members and the Relationship between the Company and Such Other Companies

Mr. Toshihiko Fukui, Outside Director, serves concurrently as Outside Director for Kikkoman Corporation. However, there is no special relationship between the Company and the company that must be disclosed under this item.

Mr. Taku Fukui, Outside Audit & Supervisory Board Member, serves concurrently as Outside Director for YAMAHA CORPORATION. However, there is no special relationship between the Company and the company that must be disclosed under this item.

Mr. Yoshihito Kosaka, Outside Audit & Supervisory Board Member, serves concurrently as Outside Director for Star Mica Co., Ltd. However, there is no special relationship between the Company and the company that must be disclosed under this item.

Mr. Kiyoshi Nagano, Outside Audit & Supervisory Board Member, serves concurrently as Outside Director for LEC, INC. However, there is no special relationship between the Company and the company that must be disclosed under this item.

- Note: Current service of Outside Directors and Outside Audit & Supervisory Board Members as Executive Officers, Executive Directors or Other Officeholders for other corporate or other legal entities, etc. and the relationship between the Company and the relevant entities, etc. are shown in "1. Name and Other Information Concerning Directors and Audit & Supervisory Board Members" above.
- (2) Relationship with the Company or the Company's Particular Associated Business Interests, Such as Major Trading Partner

No Outside Directors or Outside Audit & Supervisory Board Members hold such a relationship that must be disclosed under this item.

(3) Main Activities via Board of Directors Meetings and Other Arrangements during the Fiscal Year under Review

In addition to the statutory Board of Directors, the Company has a second principal organ, called the Managing Directors' Committee, for considering and deciding the execution of business processes, and each organ holds a meeting once a month (The Board of Directors meetings were held 14 times during the fiscal year under review.) as a general rule. The activities of the Company's Outside Directors and Outside Audit & Supervisory Board Members via participation in these meetings and other arrangements are reviewed below:

a. Activities of Outside Directors

Name	Main Activities
	The Director attended all meetings of the Board of Directors held during the current fiscal year.
	For the Outside Directors or Outside Audit & Supervisory Board Members, we encourage them to participate in the review and decision-making process regarding business execution by explaining to them the agenda items of the meetings of the Board of Directors, asking them about their opinions in advance, and sending them copies of the minutes fully translated into English; thus, he supervised our management sufficiently from an independent standpoint.
Frank Peter Popoff	Furthermore, the Company has been aggressively promoting its business development overseas through the establishment of business locations all over the world, including in the U.S., Asia, and Europe. Mr. Popoff's opinions and practical advice, from a broad perspective based on his management experience as CEO of former The Dow Chemical Company, a U.S. company that has a long history as a global company, have been of significant importance for the Company to expand its business overseas and enhance its corporate value.
	He also serves as the commissioner of the Officers' Remuneration Committee, and his work so far includes repealing the Officers' Retirement Benefits Program and making other significant revisions to the officers' remuneration system, thus striving to achieve an appropriate corporate governance structure with regard to the officers' remuneration system.
Tsuyoshi Miyazaki	The Director attended all meetings of the Board of Directors, as well as Managing Directors' Committee meetings, held during the fiscal year under review, and shared his comments from a broad, high-level perspective capitalizing on his management experience at Mitsubishi Logistics Corporation. He also provided thorough supervision from an independent standpoint.
Toshihiko Fukui	The Director attended Board of Directors meetings (attendance rate 93%), as well as Managing Directors' Committee meetings, and shared his comments from a broad, high-level perspective capitalizing on his outstanding knowledge and wealth of experience related to global finance and economy as an ex-Governor of the Bank of Japan. He also provided thorough supervision from an independent standpoint.
Hiroshi Komiyama	The Director attended Board of Directors meetings (attendance rate 86%), as well as Managing Directors' Committee meetings. The Director, who has served as President of the University of Tokyo, as well as in a variety of distinguished positions, shared his comments from a broad, high-level perspective capitalizing on his outstanding knowledge and wealth of experience in a wide range of disciplines, including chemical engineering, the global environment, and natural resources and energy. He also provided thorough supervision from an independent standpoint.

b. Activities of Outside Audit & Supervisory Board Members

Name	Main Activities
Taku Fukui	The Audit & Supervisory Board Member attended all meetings of the Board of Directors and of the Audit & Supervisory Board, as well as Managing Directors' Committee meetings, held during the fiscal year under review. At the Audit & Supervisory Board meetings he shared his comments from a legal specialist's point of view and contributed to the establishment of a compliance structure.
Yoshihito Kosaka	The Audit & Supervisory Board Member attended all meetings of the Board of Directors and of the Audit & Supervisory Board, as well as Managing Directors' Committee meetings, held during the fiscal year under review. At the Audit & Supervisory Board meetings he shared his comments from a finance and accounting specialist's point of view and contributed to the establishment of a compliance structure.
Kiyoshi Nagano	The Audit & Supervisory Board Member attended all meetings of the Board of Directors and of the Audit & Supervisory Board, as well as Managing Directors' Committee meetings, held during the fiscal year under review. At the Audit & Supervisory Board meetings he shared his comments from an extensive viewpoint based on his management experience at the former Jasdaq Securities Exchange, Inc. and contributed to the establishment of a compliance structure.

V. Status of Accounting Auditor

1. Name of Accounting Auditor

Ernst & Young ShinNihon LLC

2. General Description of Limitation of Liability Agreement

No agreement exists that must be disclosed under this item.

- 3. Amount of Remuneration and Others Payable to Accounting Auditor Attributable to Fiscal Year under Review
 - a. Amount of remuneration and others payable by the Company for the audit service as specified in Paragraph 1, Article 2 of the Certified Public Accountants Law

81 million yen

b. Total amount of monetary and other financial benefits payable by the Company and its Subsidiaries

126 million yen

- Notes: 1. The Audit Agreement between the Company and the Accounting Auditor does not distinguish between the amounts of remuneration and others for the Accounting Auditor's audit service specified under the Corporations Law and for the audit service specified under the Financial Instruments and Exchange Law. In fact, these amounts are practically indivisible, so the amount shown above is given as a lump sum.
 - 2. With respect to remuneration and others payable to the Accounting Auditor, the Audit & Supervisory Board of the Company gives consent set forth in Paragraph 1, Article 399 of the Corporations Law after confirming and reviewing the audit plan of the Accounting Auditor, the performance of duties relating to accounting audit, the necessity for amending the amount of remuneration and others payable and other matters.
- 4. Details of Non-audit Services

The Company pays the Accounting Auditor a retainer in consideration of its advice etc. on internal controls over financial reporting, which falls outside the scope of audit services specified in Paragraph 1, Article 2 of the Certified Public Accountants Law.

5. Retention of Audit Corporations Other Than Company's Accounting Auditor to Audit Financial Documents of Subsidiaries of the Company

Of the Company's Significant Subsidiaries, those employing an audit corporation (that may be an equivalent auditor qualified outside Japan) other than the Company's Accounting Auditor, to receive audit services (to the extent specified in the Corporations Law and in the Financial Instruments and Exchange Law [or in equivalent legislation applicable outside Japan]) are as follows: Shin-Etsu Handotai Co., Ltd.; Shin-Etsu PVC B.V.; S.E.H. Malaysia Sdn. Bhd.; Shin-Etsu Polymer Co., Ltd.; SE Tylose GmbH & Co. KG; Shin-Etsu Engineering Co., Ltd.; Shin-Etsu Astech Co., Ltd.; Shin-Etsu Handotai Taiwan Co., Ltd.; Shin-Etsu Silicones (Thailand) Limited; SIMCOA OPERATIONS PTY. LTD.; and Asia Silicones Monomer Limited.

6. Policy for Determining the Dismissal or Non-reappointment of Accounting Auditor

The Company's policy states that, if the Accounting Auditor is found to meet the definition of one of the Items of Paragraph 1, Article 340 of the Corporations Law, subject to the consent of all Audit & Supervisory Board Members, the Audit & Supervisory Board shall dismiss the Accounting Auditor. In addition to the cases mentioned above, the Audit & Supervisory Board determines the content of the proposal to be submitted to the General Meeting of Shareholders concerning the dismissal or non-reappointment of the Accounting Auditor if the Company has a reason or need of its own to do so or if it is difficult for the Accounting Auditor to perform its duties appropriately.

VI. System to Ensure the Properness of Operations and the Progress thereof

1. System to Ensure the Properness of Operations

"The Group strictly complies with all laws and regulations, conducts fair business practices and contributes to people's daily lives as well as to the advance of industry and society by creating value through providing key materials and technologies." In accordance with the foregoing business principle, the Board of Directors of the Company has resolved to carry out these systems and arrangements as described below.

(1) System to Ensure That the Company's and Its Subsidiaries' Directors and Employees Perform Their Work Duties in Accordance with Applicable Laws and the Company's and Its Subsidiaries' Articles of Incorporation

The Company and its subsidiaries (hereinafter the "Group Companies") have a business principle of taking appropriate corporate actions, based on a desire to act in a lawful manner.

The Company will maintain regulations concerning the Group Companies' compliance system, and the Group Companies' Directors and employees will perform their work duties in accordance with these regulations. The Internal Audit Department and other departments that are related to the contents of the audits will perform internal audits concerning the status of the operation of the compliance system.

In order to uncover illegal activities at an early stage and correct such situations, the Company will establish a compliance consultation office and administer a compliance consulting/reporting system for Group Company executives and employees in accordance with the relevant internal regulations. Also, the Company will provide compliance training in an appropriate manner.

The Company will appoint independent Outside Directors and Outside Audit & Supervisory Board Members, who will endeavor to preserve the compliance system from an independent point of view, by attending meetings of the Board of Directors and Managing Directors' meetings and/or by other actions.

(2) System to Preserve and Administer Information Concerning the Company's Directors' Performance of Their Work Duties

Based on the regulations of information management and other internal regulations, the Company will prepare and preserve written and other records concerning the Directors' performance of their work duties. The Company will promptly provide these records in response to a request from the Directors or Audit & Supervisory Board Members.

(3) Regulations Concerning Management of Risk of Damage to the Company and Its Subsidiaries, and Other Systems

Along with maintaining regulations concerning the Group Companies' risk management system, the Company will establish a Risk Management Committee and facilitate the committee's work across the Group Companies, in order to discover and prevent risks that may occur in conjunction with the execution of the Group Companies' business.

The Company will appoint Outside Directors and Outside Audit & Supervisory Board Members, who will endeavor to ensure the exchange of relevant information and appropriate risk management, by attending meetings of the Board of Directors and Managing Directors' meetings and/or by other actions.

(4) System to Ensure That the Company's and Its Subsidiaries' Directors Perform Their Work Duties in an Effective Manner

The Company will establish a system to ensure that the Group Companies' Directors and employees perform their work duties in an effective manner, in accordance with (i) decisionmaking rules and division of work duties based on the regulations of the Board of Directors, division of duties, the Group Companies' management regulations, and other internal regulations and (ii) the holding of meetings of Group Companies and meetings of Presidents of Group Companies (hereinafter "Group Company Meetings"). Also, in order to increase the effectiveness of the Directors' performance of their work duties, the Company will appoint Outside Directors, and these Outside Directors will not only observe and manage the Company's affairs from an independent viewpoint but also provide suggestions concerning all aspects of the Company's corporate management.

(5) System to Ensure the Properness of the Activities of the Corporate Group Consisting of the Company and Its Subsidiaries

The Group Companies have a business principle of taking appropriate corporate actions, based on a desire to act in a lawful manner.

The Company's Group Company Management Department, based on the Group Companies' Management Regulations and the Group Company Meetings, will require Group Companies to report to them important matters relating to the business of the subsidiaries. Also, the Company's Internal Audit Department and other departments that are related to the contents of the audits will, as necessary, work together with the Internal Audit Departments and other departments of the relevant subsidiaries.

The Company will establish an Audit & Supervisory Board Member Liaison Committee and Group Audit & Supervisory Board Member Liaison Committee comprised of Full-time Audit & Supervisory Board Members and others from the Company and its main subsidiaries, and the Company's Full-time Audit & Supervisory Board Members will gather relevant information by attending Group Company Meetings and/or by other actions, together with other Audit & Supervisory Board Members (including Outside Audit & Supervisory Board Members).

(6) Matters Concerning Employees Who Are Requested by Audit & Supervisory Board Members to Assist with the Work Duties of the Audit & Supervisory Board Members

The Company will appoint audit staff from among its employees, in accordance with the methods set forth in the Company's internal regulations, to assist the Audit & Supervisory Board Members with their work duties.

(7) Matters Concerning the Independence from the Directors of the Employees Referenced in the Previous Item and Ensuring of Such Employees' Compliance with the Instructions of the Audit & Supervisory Board Members

The Company will appoint, terminate, and take other actions concerning the audit staff, in accordance with the methods set forth in the Company's internal regulations, with the consent of the Audit & Supervisory Board Members.

The audit staff will comply with the instructions and orders of the Audit & Supervisory Board Members and assist with the work of the Audit & Supervisory Board Members.

(8) System for Reporting to the Audit & Supervisory Board Members and for Ensuring that Persons Making Such Reports Are Not Treated in an Unfavorable Manner for Making Such Reports

The Company's Directors and employees and the Company's subsidiaries' Directors, Audit & Supervisory Board Members, and employees, as well as any persons who received reports from any of the above-referenced persons, shall promptly report the following matters to the Company's Audit & Supervisory Board Members, in accordance with the methods set forth in the Company's internal regulations:

- matters that will cause substantial damage to the Company or which have the potential of doing so;
- important matters concerning management or financial information;
- the status of the performance of internal audits;
- material breaches of law or the Company's Articles of Incorporation;
- the status of the administration of the compliance consulting/reporting system and the contents of reports made in connection with the system.

Also, the Group Companies shall not unfavorably evaluate (in internal personnel records) or otherwise treat in an unfavorable manner, any of the above-referenced persons who makes a report, because of the making of such report.

(9) System for the Purpose of Otherwise Ensuring That the Audits Performed by the Audit & Supervisory Board Members Will Be Performed Effectively

The Audit & Supervisory Board Members will hold periodic meetings with the Company's Accounting Auditors to exchange opinions, hold regular reporting meetings with the Company's Internal Audit Department, and take other measures to facilitate collaboration with them.

(10) Matters Concerning Procedures for Advance Payment/Reimbursement of Expenses Arising From the Work of Audit & Supervisory Board Members and Other Matters Relating to the Treatment of Expenses and Other Financial Obligations Arising from Such Work

If the Audit & Supervisory Board Members requests prepayment or reimbursement of any amounts necessarily incurred in the course of their audit work, the Company shall pay such amounts within a reasonable time and in a reasonable manner, unless it is clearly proven that such expenses were not necessarily incurred in the course of the audit work.

(11) System to Cut Ties with Anti-social Forces

The Company's group shall adopt a consistently resolute attitude towards anti-social forces and shall take all measures necessary to cut itself off from any and all associations with anti-social forces.

In accordance with this policy, our group will endeavor to develop internal systems under the leadership of the department in charge of managing these issues. Working closely with the police and other external organizations addressing these issues, our group will strongly push forward initiatives aimed at eradicating anti-social forces.

2. Overview of the Progress of the System to Ensure the Properness of Operations

The following shows an overview of the progress of the system to ensure the properness of operations for the fiscal year.

(1) Progress of Compliance

In order to perform corporate activities in compliance with laws and regulations, the Company's Group has included legal compliance in its business principle and its management objectives for each term and is working to ensure legal compliance.

Out of laws and regulations related to corporate activities to be established or revised, the Legal Department took the leadership in notifying and informing other departments of the Company of matters which are important. The Internal Audit Department made the annual audit plan in terms of the legality and reasonableness of business activities and audited each department, and reported the results thereof to the Directors and the Audit & Supervisory Board Members, etc.

With respect to compliance training, the Company held lectures on the Antimonopoly Act given by lawyers at the head office and seminars by the Legal Department at each place of business, etc. In addition, the Company held seminars reflecting the Company's ideas about compliance and the incidents of other companies in training for new employees as well as seminars on the Antimonopoly Act and the like in training for each class of managerial personnel, and also attended training seminars held by outside institutions such as government agencies, and thereby ensured compliance awareness.

(2) Progress of Preserving and Managing Information

The Company audited each division concerning information management under the information management system, which was established following the Regulations of Information Management to confirm the preservation and management status of information including important documents. In addition, the Company provided education on information security to

staff in charge at each division and new employees, and regularly provided all employees who use e-mail with training which assumed an outside cyberattack using e-mail.

(3) Progress of Managing the Risk of Damage

In the Company, the Risk Management Committee (meetings were held three times in this fiscal year) took the leadership in performing cross-sectional risk management activities in accordance with the Risk Management Regulations and thereby established a risk management system in order to detect and prevent the risks associated with the execution of operations.

In addition, the Company treated the prevention of accidents and disasters, etc. as its most important issue under the management policy that placed the first priority on safety, and regularly conducted environment and safety audits at the plants of the Company and its major subsidiaries in order to enhance the management system and take measures against the risks associated with processes and operations.

(4) Progress of Efficient Execution of Duties by the Directors

The Company has the Board of Directors and the Managing Directors' Committee as the bodies that discuss and determine the execution of operations. The Board of Directors determines the basic policy of the Company, and discusses and determines the execution of important operations specified in the Corporations Law or the Articles of Incorporation, etc. In this fiscal year, the Company held meetings of the Board of Directors fourteen times and meetings of the Managing Directors' Committee twelve times. All the meetings were attended by the Outside Directors and the Audit & Supervisory Board Members and various matters relating to the execution of operations were discussed and determined by receiving advices from the Outside Directors.

Furthermore, the Company has developed an efficient organizational framework and various regulations that will enable the Company to speedily respond to changes in the business environment.

(5) Progress of Ensuring the Properness of Operations at the Company's Group

The Company worked for proper and efficient management of the Company's Group in accordance with the Group Companies' Management Regulations and regularly held Group Company Meetings, and also received reports on important matters relating to the management of major Group Companies at the Managing Directors' Committee.

The Internal Audit Department audited each Group Company in terms of the legality and reasonableness of business activities in cooperation with the Group Companies as needed, and reported the results thereof to the Directors and the Audit & Supervisory Board Members, etc.

(6) Progress of Ensuring the Effectiveness of Audit Performed by the Audit & Supervisory Board Members

The Audit & Supervisory Board Members attended the meetings of the Board of Directors and the Managing Directors' Committee and other important internal meetings, and audited the execution of operations by the Directors through reviewing approval documents and other documents. In order to improve the effectiveness of audits, the Audit & Supervisory Board Members received reports and explanations about accounting audit quarterly from the Accounting Auditor and exchanged opinions, and also exchanged information and opinions as needed to facilitate collaboration. Furthermore, the Full-time Audit & Supervisory Board Member held the regular reporting meeting with the Internal Audit Department every month to receive reports on the status of activities, results of internal audit and other matters as well as giving advice and making requests as needed. In addition, the Audit & Supervisory Board Member Liaison Committee and the Group Audit & Supervisory Board Member Liaison Committee exchanged information and opinions to strengthen collaboration between the Audit & Supervisory Board Members of the Group.

The monetary amounts and numbers of shares set out in this BUSINESS REPORT are expressed as full units with any fractions of the indicated units rounded down to the nearest full unit.

CONSOLIDATED BALANCE SHEET

As of March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted.)

ASSETS

Current Assets:

chi Assets.	
(Millio	ons of yen)
Cash and time deposits	854,506
Notes and accounts receivable-trade	
Securities	197,339
Merchandise and finished goods	,
Work in process	,
Raw materials and supplies	
Deferred taxes, current	
Other	48,313
Less: Allowance for doubtful accounts	(12,201)
Total current assets	1,739,392

Fixed Assets:

Property, Plant and Equipment:	
Buildings and structures, net	176,323
Machinery and equipment, net	
L and	88 746
Construction in progress	170.810
Other, net	9,001
Total property, plant and equipment	899,728
Intangible Assets	9,405
Investments and Other Assets:	
Investments in securities	145,455
Deferred taxes, non-current	21,584
Other	94,959
Less: Allowance for doubtful accounts	(2,197)
Total investments and other assets	259,801
Total fixed assets	1,168,935
TOTAL ASSETS	2,908,328

LIABILITIES

Current Liabilities:

(Millio	ons of yen)
Notes and accounts payable-trade	136,834
Short-term borrowings	7,094
Accounts payable-other	65,750
Accrued expenses	68,805
Accrued income taxes	58,972
Accrued bonuses for employees	3,147
Accrued bonuses for directors	674
Other	41,474
Total current liabilities	382,753

Long-Term Liabilities:

Long-term debt	8,430
Deferred taxes, non-current	62,335
Net defined benefit liability	32,282
Other	9,499
Total long-term liabilities	112,549

TOTAL LIABILITIES	495,302
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NET ASSETS

Stockholders' Equity:

Common stock	119.419
Additional paid-in capital	129.937
Retained earnings	-)
Less: Treasury stock, at cost	(30,207)
Total stockholders' equity	2,289,929

Accumulated Other Comprehensive Income:

Unrealized gains (losses) on available-for-sale securities Deferred gains (losses) on hedges Foreign currency translation adjustments Remeasurements of defined benefit plans Total accumulated other comprehensive income	1,671 34,611 (1,416)
Share Subscription Rights Non-Controlling Interests in Consolidated Subsidiaries	524 61,258
TOTAL NET ASSETS	2,413,025

TOTAL LIABILITIES AND NET ASSETS	2,908,328

CONSOLIDATED STATEMENT OF INCOME

For the fiscal year ended March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted.)

		ons of yen)
		, ,
Cost of Sales		
	Gross profit	478,424
Selling, General and Administrative	e Expenses	141,601
-	Operating income	
Non-Operating Income:		
		6,122
Dividend income		4,817
Equity in earnings of affiliate	S	3,762
1.		2,470
Total non-operating inc	come	17,172
Non-Operating Expenses:		
Interest expenses		621
Foreign exchange loss		6,140
5 5	ssets	3,239
Other expenses		3,685
Total non-operating ex	penses	13,686
	Ordinary income	
	Income before income taxes and	
	non-controlling interests	340,308
Income Taxes:		
		103,240
		/
		<u> </u>
	Net Income	
Net Income Attributable to Non-Co	ontrolling Interests	3,822
	Net Income Attributable to Owners of Parent -	
	The mean rundulate to Owners of I arent -	200,233

CONSOLIDATED STATEMENT OF CHANGES IN NET ASSETS

For the fiscal year ended March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted.)

			Stockholders' Equity		(Millions of yen)
	Common stock	Additional paid-in capital	Retained earnings	Treasury stock, at cost	[Total]
Balance as of April 1, 2017	119,419	129,626	1,857,857	(31,213)	2,075,690
Changes during the year					
Cash dividends	-	-	(53,301)	-	(53,301)
Net income attributable to owners of parent	-	-	266,235	-	266,235
Purchase of treasury stock	-	-	-	(30)	(30)
Disposal of treasury stock	-	410	-	1,036	1,447
Other	-	(99)	(12)	-	(112)
Net changes of items other than stockholders' equity	-	-	-	-	-
Total changes during the year		310	212,921	1,006	214,239
Balance as of March 31, 2018	119,419	129,937	2,070,779	(30,207)	2,289,929

		Accumulated	d Other Com	prehensive Income		Non-			
	Unrealized gains (losses) on available- for-sale securities	Deferred gains (losses) on hedges	Foreign currency translation adjustments	Remeasurements of defined benefit plans	[Total]	Share subscription rights	controlling interests in consolidated subsidiaries	Total net assets	
Balance as of April 1, 2017	22,887	862	35,154	(1,761)	57,142	152	57,096	2,190,082	
Changes during the year									
Cash dividends	-	-	-	-	-	-	-	(53,301)	
Net income attributable to owners of parent	-	-	-	-	-	-	-	266,235	
Purchase of treasury stock	-	-	-	-	-	-	-	(30)	
Disposal of treasury stock	-	-	-	-	-	-	-	1,447	
Other	-	-	-	-	-	-	-	(112)	
Net changes of items other than stockholders' equity	3,559	809	(543)	344	4,171	371	4,161	8,703	
Total changes during the year	3,559	809	(543)	344	4,171	371	4,161	222,943	
Balance as of March 31, 2018	26,446	1,671	34,611	(1,416)	61,313	524	61,258	2,413,025	

NON-CONSOLIDATED BALANCE SHEET

As of March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted)

ASSETS

Current Assets:

Notes receivable	59,940
Notes receivable	/
Notes receivable	,
Accounts receivable-trade 20	6,707
	08,251
	25,500
	34,874
0	19.305
	53,194
11	1,890
	18,355
	8,900
Accounts receivable-other 3	37,546
Other	3,825
Less: Allowance for doubtful accounts	(4,470)
Total current assets 78	83,822

Fixed Assets:

Property, Plant and Equipment:	
Buildings, net	46,379
Structures, net	5,154
Machinery and equipment, net	43,570
Vehicles, net	108
Tools, furniture and fixtures, net	2,035
Land	
Leased assets, net	93
Construction in progress	
Total property, plant and equipment	134,285
Intangible Assets	1,063
0	
Investments and Other Assets:	
Investments in securities	81,950
Investments in capital of subsidiaries and affiliates	145,820
Investments in partnerships	11
Investments in partnerships of subsidiaries and affiliates	20,664
Long-term loans	1.184
Long-term prepaid expenses	69
Other	2,506
Less: Allowance for doubtful accounts	(10)
Total investments and other assets	252,196
Total fixed assets	387,545
TOTAL ASSETS	1,171,368

LIABILITIES

Current Liabilities:

(Millio	ons of yen)
Accounts payable-trade	118,139
Electronically recorded obligations - operating	3,277
Short-term borrowings	5,190
Lease obligations	42
Accounts payable-other	13,243
Accrued income taxes	22,408
Accrued expenses	15,265
Advances received	689
Deposits	105,852
Accrued bonuses for directors	575
Total current liabilities	284,686

Long-Term Liabilities:

Long-term debt Lease obligations Long-term accounts payable-other Deferred taxes, non-current Accrued retirement benefits Asset retirement obligations Total long-term liabilities	6,151 88 1,177 4,467 7,998 69 19.952
TOTAL LIABILITIES	<u> </u>

NET ASSETS

Stockholders' Equity:	
Common stock	119,419
Additional paid-in capital:	
Capital reserve	120,771
Other capital reserve	
Total additional paid-in capital	122,436
Retained earnings:	,
Legal earned reserve	6,778
Other retained earnings:	,
Reserve for special depreciation	134
Reserve for disaster prevention	60
Reserve for reduction entry of fixed assets	1,955
Reserve for research	88
Reserve for dividend equalization	15
Reserve for reduction entry of land	20
General reserve	351,137
Retained earnings brought forward	269,794
Total other retained earnings	
Total retained earnings	629,985
Less: Treasury stock, at cost	(30.207)
Total stockholders' equity	
Valuation and Translation Adjustments:	
Unrealized gains (losses) on available-for-sale securities	24,699
Share Subscription Rights	396
TOTAL NET ASSETS	866,729
TOTAL LIABILITIES AND NET ASSETS	1.171.368
=	, , 0

NON-CONSOLIDATED STATEMENT OF INCOME

For the fiscal year ended March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted.)

(Million Net Sales	ns of yen) 733,449
Cost of Sales	
Gross profit	
Selling, General and Administrative Expenses Operating income	<u>43,306</u> 128,709
Non-Operating Income: Interest income Dividend income Other income Total non-operating income	748 7,214 <u>283</u> 8,247
Non-Operating Expenses: Interest expenses Other expenses	171 3,671
Total non-operating expenses Ordinary income	3,843
Income before income taxes	133,113
Income Taxes: Current Deferred Total income taxes	
Net Income	96,943

NON-CONSOLIDATED STATEMENT OF CHANGES IN NET ASSETS

For the fiscal year ended March 31, 2018 (Amounts are stated in millions of yen; amounts less than 1 million are omitted.)

	Stockholders' Equity					(Millions of yen)			
	G	Additional paid-in capital		Retained earnings			Treasury		
	Common - stock	Capital reserve	Other capital reserve	[Total]	Legal earned reserve	*Other retained earnings	[Total]	stock, at cost	[Total]
Balance as of April 1, 2017	119,419	120,771	1,253	122,025	6,778	579,564	586,342	(31,213)	796,573
Changes during the year									
Cash dividends	-	-	-	-	-	(53,301)	(53,301)	-	(53,301)
Net income	-	-	-	-	-	96,943	96,943	-	96,943
Purchase of treasury stock	-	-	-	-	-	-	-	(30)	(30)
Disposal of treasury stock	-	-	410	410	-	-	-	1,036	1,447
Net changes of items other than stockholders' equity	-	-	-	-	-	-	-	-	-
Total changes during the year	-	-	410	410	-	43,642	43,642	1,006	45,059
Balance as of March 31, 2018	119,419	120,771	1,664	122,436	6,778	623,206	629,985	(30,207)	841,633

	Valuation and translation adjustments Unrealized gains (losses) on available-for-sale securities	Share subscription rights	Total net assets
Balance as of April 1, 2017	21,867	101	818,542
Changes during the year			
Cash dividends	-	-	(53,301)
Net income	-	-	96,943
Purchase of treasury stock	-	-	(30)
Disposal of treasury stock	-	-	1,447
Net changes of items other than stockholders' equity	2,832	294	3,127
Total changes during the year	2,832	294	48,186
Balance as of March 31, 2018	24,699	396	866,729

* Breakdown of other retained earnings

-				(1	vinitions of yen)
	Reserve for special depreciation	Reserve for disaster prevention	Reserve for reduction entry of fixed assets	Reserve for research	Reserve for dividend equalization
Balance as of April 1, 2017	150	54	1,989	88	15
Changes during the year					
Cash dividends	-	-	-	-	-
Provision of reserve for special depreciation	49	-	-	-	-
Reversal of reserve for special depreciation	(65)	-	-	-	-
Provision of reserve for disaster prevention	-	5	-	-	-
Reversal of reserve for reduction entry of fixed assets	-	-	(33)	-	-
Net income	-	-	-	-	-
Total changes during the year	(15)	5	(33)	-	-
Balance as of March 31, 2018	134	60	1,955	88	15

	Reserve for reduction entry of land	General reserve	Retained earnings brought forward	Total other retained earnings
Balance as of April 1, 2017	20	351,137	226,107	579,564
Changes during the year				
Cash dividends	-	-	(53,301)	(53,301)
Provision of reserve for special depreciation	-	-	(49)	-
Reversal of reserve for special depreciation	-	-	65	-
Provision of reserve for disaster prevention	-	-	(5)	-
Reversal of reserve for reduction entry of fixed assets	-	-	33	-
Net income	_	-	96,943	96,943
Total changes during the year	-	-	43,686	43,642
Balance as of March 31, 2018	20	351,137	269,794	623,206

(Millions of yen)

Audit Report of Accounting Auditor on the Consolidated Financial Statements (English Translation)

Independent Auditor's Report

May 11, 2018

The Board of Directors Shin-Etsu Chemical Co., Ltd.

Ernst & Young ShinNihon LLC Yuji Mukaide, CPA Designated and Engagement Partner

> Ryogo Ichikawa, CPA Designated and Engagement Partner

> Yasuyuki Kitamura, CPA Designated and Engagement Partner

Pursuant to Article 444, Section 4 of the Companies Act, we have audited the accompanying consolidated financial statements, which comprise the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in net assets and the notes to the consolidated financial statements of Shin-Etsu Chemical Co., Ltd. (the "Company") applicable to the 141st fiscal year from April 1, 2017 through March 31, 2018.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for designing and operating such internal control as management determines is necessary to enable the preparation and fair presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. The purpose of an audit of the consolidated financial statements is not to express an opinion on the effectiveness of the entity's internal control, but in making these risk assessments the auditor considers internal controls relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position and results of operations of the Shin-Etsu Group, which consisted of the Company and consolidated subsidiaries, applicable to the 141st fiscal year ended March 31, 2018 in conformity with accounting principles generally accepted in Japan.

Conflicts of Interest

We have no interest in the Company which should be disclosed in compliance with the Certified Public Accountants Act.

Audit Report of Accounting Auditor on the Financial Statements (Non-Consolidated) (English Translation)

Independent Auditor's Report

May 11, 2018

The Board of Directors Shin-Etsu Chemical Co., Ltd.

Ernst & Young ShinNihon LLC Yuji Mukaide, CPA Designated and Engagement Partner

Ryogo Ichikawa, CPA Designated and Engagement Partner

Yasuyuki Kitamura, CPA Designated and Engagement Partner

Pursuant to Article 436, Section 2, Paragraph 1 of the Companies Act, we have audited the accompanying financial statements, which comprise the balance sheet, the statement of income, the statement of changes in net assets, the notes to the financial statements and the related supplementary schedules of Shin-Etsu Chemical Co., Ltd. (the "Company") applicable to the 141st fiscal year from April 1, 2017 through March 31, 2018.

Management's Responsibility for the Financial Statements and the Related Supplementary Schedules

Management is responsible for the preparation and fair presentation of these financial statements and the related supplementary schedules in accordance with accounting principles generally accepted in Japan, and for designing and operating such internal control as management determines is necessary to enable the preparation and fair presentation of the financial statements and the related supplementary schedules that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements and the related supplementary schedules based on our audit. We conducted our audit in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and the related supplementary schedules are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements and the related supplementary schedules. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements and the related supplementary schedules, whether due to fraud or error. The purpose of an audit of the financial statements is not to express an opinion on the effectiveness of the entity's internal control, but in making these risk assessments the auditor considers internal controls relevant to the entity's preparation and fair presentation of the financial statements and the related supplementary schedules in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements and the related supplementary schedules.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements and the related supplementary schedules referred to above present fairly, in all material respects, the financial position and results of operations of Shin-Etsu Chemical Co., Ltd. applicable to the 141st fiscal year ended March 31, 2018 in conformity with accounting principles generally accepted in Japan.

Conflicts of Interest

We have no interest in the Company which should be disclosed in compliance with the Certified Public Accountants Act.

Audit Report of Audit & Supervisory Board

Audit Report
The Audit & Supervisory Board has prepared this Audit Report on the execution of duties by the Directors during the 141st fiscal year from April 1, 2017 to March 31, 2018, based upon, and after having considered, the audit reports prepared by the individual Audit & Supervisory Board Members. The Report follows:
1. Audit Methods and Procedures Used by Audit & Supervisory Board Members and by the Audit & Supervisory Board
(1) The Audit & Supervisory Board established its audit policy, plan and so forth, and received reports from the individual Audit & Supervisory Board Members on their progress in conducting audits, as well as their findings. The Board also received reports from the Directors and others and from the Accounting Auditor concerning their progress in executing duties, and requested explanations as needed.
(2) In accordance with the standards established by the Audit & Supervisory Board for auditing by the Audit & Supervisory Board Members, pursuant to the audit policy and assigned duties and others, the individual Audit & Supervisory Board Members promoted communication with the Directors, the internal audit function, and other employees and others, in order to enhance information collection and the overall audit environment, and conducted audits by the following methods.
① They also attended the Board of Directors' meetings and other important meetings, and received reports from the Directors and employees and others on their progress in executing duties and requested explanations from them as needed. They perused important documented decisions, approvals and others, and conducted on-site investigations to determine the operation of business practices and the status of assets at the Head Office and other principal places of business. With regard to the subsidiaries, the Audit & Supervisory Board Members promoted communication and information sharing with the Directors, Audit & Supervisory Board Members and others of the subsidiaries, and received business reports from subsidiaries as needed.
They audited the substance of the Board of Directors' resolutions regarding the development of the systems to ensure the Directors to execute their duties in conformity with laws and regulations and the Articles of Incorporation, and other systems specified in Paragraphs 1 and 3, Article 100 of the Corporations Law Enforcement Regulations necessary for ensuring the properness of operations undertaken by the company group composed of the stock company and its subsidiaries, as well as the systems (internal control systems) being developed in accordance with such resolutions. The Audit & Supervisory Board Members received periodic reports from the Directors and employees and others on their progress in establishing and operating such systems and requested explanations from them as needed.
③ The Audit & Supervisory Board monitored the Accounting Auditor to determine whether it maintained its independence and conducted appropriate audits, and received reports from the Accounting Auditor on its progress in executing duties and asked for explanations as needed. The Board was also advised by the Accounting Auditor of its appropriate development of systems enumerated in the Items of Article 131 of the Corporate Calculation Regulations as constituting a "system to ensure the proper execution of duties," and asked for explanations as needed.
Based on the methods above, the Audit & Supervisory Board examined the Business Report and its Annexed Schedules, Financial Documents (Balance Sheet, Income Statement, Statement of Changes in Shareholders' Equity and Other Net Assets, and Non-consolidated Notes thereto) along with their Annexed Schedules, as well as the Consolidated Financial Documents (Consolidated Balance Sheet, Consolidated Income Statement, Consolidated Statement of Changes in Shareholders' Equity and Other Net Assets, and Consolidated Notes thereto), all covering the fiscal year under review.

2. Results of Audits

- (1) Results of Auditing Business Report and Others
 - ① The Audit & Supervisory Board certifies that the Business Report and its Annexed Schedules fairly present the state of affairs of the Company in conformity with laws and regulations and the Articles of Incorporation.
 - ② The Board finds no irregular acts that occurred or significant facts that violated laws and regulations or the Articles of Incorporation, in connection with the execution of duties by the Directors.
 - ③ The Board certifies the adequacy of the Board of Directors' resolutions relevant to internal control systems. Also, the Board finds no items that require particular notice in connection with the substance of the Business Report or the execution of duties by the Directors relevant to such internal control systems.
- (2) Results of Auditing Financial Documents and their Annexed Schedules

The Audit & Supervisory Board certifies the appropriateness of audit procedures used by the Accounting Auditor, Ernst & Young ShinNihon LLC, and of the results of its audit.

(3) Results of Auditing Consolidated Financial Documents

The Audit & Supervisory Board certifies the appropriateness of audit procedures used by the Accounting Auditor, Ernst & Young ShinNihon LLC, and of the results of its audit.

May 15, 2018

The Audit & Supervisory Board,	Shin-Etsu Chemical Co	o., Ltd.
Full-time Audit & Supervisory Board Member	Osamu Okada	(Seal)
Full-time Audit & Supervisory Board Member	Hiroaki Okamoto	(Seal)
Audit & Supervisory Board Member (Outside Audit & Supervisory Board Member)	Taku Fukui	(Seal)
Audit & Supervisory Board Member (Outside Audit & Supervisory Board Member)	Yoshihito Kosaka	(Seal)
Audit & Supervisory Board Member (Outside Audit & Supervisory Board Member)	Kiyoshi Nagano	(Seal)

Reference Documents for Exercising Voting Rights

Agenda and Reference Materials

<u>1st Agendum:</u> Distribution of Retained Earnings to Shareholders

Taking a long-term perspective, the Company will focus on expanding company earnings and strengthening the make-up of the Group's structure as well as on sharing the results of such successful management efforts. It is the Company's basic policy to distribute dividends so as to appropriately reward all of our shareholders.

The Company proposes a year-end cash dividend distribution for the 141st fiscal year as summarized below:

- 1. Type of Assets Proposed for Distribution Monetary
- Asset Allotment Details and Total Amount The Company proposes a monetary allotment of ¥75 per share of Common Stock in the Company; ¥31,992,741,450 in total.
- 3. Effective Date of Distribution of Retained Earnings June 29, 2018

The Company has paid an interim cash dividend of \$65 per share for the current fiscal year; thus, dividend payment for the full year will be \$140 per share, \$20 up from the \$120 for the previous term.

<u>2nd Agendum:</u> Election of Eleven (11) Directors

Upon the conclusion of this Ordinary General Meeting of Shareholders, the terms of office of eleven (11) Directors, namely, Messrs. Chihiro Kanagawa, Fumio Akiya, Masahiko Todoroki, Toshiya Akimoto, Fumio Arai, Shunzo Mori, Hiroshi Komiyama, Kenji Ikegami, Toshio Shiobara, Yoshimitsu Takahashi and Kai Yasuoka will expire. Accordingly, the Board of Directors proposes that eleven (11) persons be elected as Directors.

The candidates for election to the position of Director are as follows:

No. 1	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Chihiro Kanagawa	Feb., 1962 Joined the Company
(March 15, 1926)	Dec., 1970 General Manager of Overseas Business Div.
(Watch 15, 1920)	Jan., 1975 Director
Number of Company Shares Held	Aug., 1976 Managing Director
200,100 shares	Jan., 1979 Senior Managing Director
200,100 shares	Aug., 1983 Representative Director and Executive Vice President
Reappointment Candidate	Aug., 1990 Representative Director and President
reappointment cuildidate	June, 2010 Representative Director and Chairman (to date)
	 Important Positions in Other Entities- Director and Chairman of SHINTECH INC. There is no special interest between the candidate and the Company. Reasons for Electing the Candidate for Director
	Mr. Chihiro Kanagawa has done his utmost to increase the Company's value such as by leading the Company with his excellent management prowess, building up the world's largest PVC and semiconductor silicon operations, endeavoring to establish an even stronger operational foundation and serving as the chairman of the Meeting of Board of Directors. Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will continue contributing to the Company's management.

No. 2	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Energia Alaina	
Fumio Akiya	Apr., 1964 Joined the Company
(October 20, 1940)	Oct., 1997 General Manager of Technology Dept.
N to Compare Show U.1.1	June, 1998 Director
Number of Company Shares Held	June, 2000Managing DirectorJune, 2002Senior Managing Director
11,700 shares	June, 2002 Senior Managing Director June, 2004 In charge of Technology (to date)
Reappointment Candidate	July, 2007 Representative Director and Senior Managing Director
Reappointment Candidate	Nov., 2008 In charge of Semiconductor Materials (to date)
	June, 2009 Representative Director and Executive Vice President
	June, 2015 In charge of Environmental Control & Safety (to date)
	June, 2016 Representative Director and Vice Chairman (to date)
	-Important Positions in Other Entities-
	Representative Director and President of Shin-Etsu Handotai Co., Ltd.
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Fumio Akiya has extensive knowledge on production technologies
	and has endeavored to construct a strong foundation in the
	semiconductor silicon operation, and has done his utmost to increase the
	Company's value. Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will
	continue contributing to the Company's management.
No. 3	Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Masahiko Todoroki	
	Apr., 1976 Joined the Company
(May 16, 1953)	Jan., 2001 General Manager of Planning & Administration Dept. of Semiconductor Materials Division (to date)
Number of Company Shares Held	Apr., 2004 Director of Shin-Etsu Handotai Co., Ltd.
11,255 shares	June, 2006 Director of the Company
11,200 shares	June, 2009 Managing Director of Shin-Etsu Handotai Co., Ltd.
Reappointment Candidate	June, 2010 Managing Director of the Company
reappointment cuntitud	June, 2017 Senior Managing Director of Shin-Etsu Handotai Co.,
	Ltd. (to date)
	Senior Managing Director of the Company (to date)
	-Important Positions in Other Entities-
	Senior Managing Director of Shin-Etsu Handotai Co., Ltd.
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Masahiko Todoroki has endeavored to expand the semiconductor
	silicon operation for many years and has done his utmost to increase the
	Company's value. Considering these reasons, he has been chosen as a
	candidate for the position of Director with expectations that he will continue contributing to the Company's management.

No. 4	Career Summary, Positions, Responsibilities, and Important		
	Positions in Other Entities		
Toshiya Akimoto	Apr., 1982 Joined the Company		
(June 5, 1959)	Sept., 2007 General manager of Office of the Secretariat		
	June, 2008 Director		
Number of Company Shares Held	June, 2010 Managing Director (to date)		
8,200 shares	June, 2015 In charge of Public Relations (to date)		
	General Manager, Office of the President (to date)		
Reappointment Candidate	June, 2016 In charge of Legal Affairs (to date)		
	June, 2017 In charge of Office of the Secretariat (to date)		
	► There is no special interest between the candidate and the Company.		
	► Reasons for Electing the Candidate for Director		
	Mr. Toshiya Akimoto has extensive knowledge on management planning		
	and has done his utmost to increase the Company's value such as by		
	taking charge of Public Relations and Legal Affairs. Considering these		
	reasons, he has been chosen as a candidate for the position of Director		
	with expectations that he will continue contributing to the Company's		
	management.		
No. 5	► Career Summary, Positions, Responsibilities, and Important		
	Positions in Other Entities		
Fumio Arai	Apr., 1981 Joined the Company		
(September 15, 1958)	Mar., 2003 Director and President of Shin-Etsu PVC B.V. (to date)		
	Jan., 2004 Director and President of SE Tylose GmbH & Co. KG (to		
Number of Company Shares Held	date)		
5,000 shares	June, 2004 Director of the Company		
	June, 2010 General Manager of Organic Chemicals Division (to date)		
Reappointment Candidate	June, 2013 Managing Director (to date)		
	-Important Positions in Other Entities-		
	Director and President of Shin-Etsu PVC B.V.		
	Director and President of SE Tylose GmbH & Co. KG		
	► There is no special interest between the candidate and the Company.		
	▶ Reasons for Electing the Candidate for Director		
	Mr. Fumio Arai has endeavored to expand the PVC operation in Europe		
	and organic chemicals operation throughout the world and has done his		
	utmost to increase the Company's value. Considering these reasons, he		
	has been chosen as a candidate for the position of Director with		
	expectations that he will continue contributing to the Company's		
	management.		
	management.		

No. 6	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Shunzo Mori	Sept., 1963 Joined the Company
(June 27, 1937)	May, 1985 Director of Shin-Etsu Engineering Co., Ltd.
	May, 1988 Managing Director of the above
Number of Company Shares Held	Jan., 1992 General Manager of Takefu Plant of the Company
17,750 shares	June, 1992 Director
	June, 1996 Managing Director
Reappointment Candidate	June, 1998 Senior Managing Director
	July, 2007 Representative Director and Senior Managing Director
	June, 2009 Representative Director and Executive Vice President
	June, 2010 Representative Director and President
	June, 2016 Director-Adviser (to date)
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Shunzo Mori has provided the Company with useful advice at the Board of Directors meetings, etc. from broad perspectives based on abundant experience as an engineer and corporate management experience earned by serving as President from June 2010 to June 2016 and done his utmost to increase the Company's value. Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will continue contributing to the Company's management.

No. 7	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Hiroshi Komiyama	July, 1988 Professor, School of Engineering, The University of
(December 15, 1944)	Tokyo Apr., 2000 Dean of the Graduate School of Engineering, Dean of the
Number of Company Shares Held	School of Engineering, The University of Tokyo
2,400 shares	Apr., 2005 President of National University Corporation, The
_,	University of Tokyo
Reappointment Candidate	June, 2010 Director of the Company (to date)
Outside Director	
Independent Officer	-Important Positions in Other Entities-
	Chairman, Mitsubishi Research Institute, Inc.
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Outside Director
	Mr. Hiroshi Komiyama is a candidate for Outside Director as defined in
	Item 7, Paragraph 3, Article 2 of the Corporations Law Enforcement
	Regulations. He assumed the position of Outside Director of the
	Company in June 2010; his term of office as Outside Director of the
	Company will have reached eight (8) years as of the close of this General
	Meeting of Shareholders. Mr. Komiyama, who has held, in succession, various important posts, including President of the University of Tokyo,
	has prominent knowledge of and abundant experience in a wide variety
	of fields including chemical technology, the global environment,
	resources, and energy. During his term with the Company, Mr.
	Komiyama has provided the Company with useful advice from broad
	perspectives based on his knowledge and experience, as well as adequate
	supervision from an independent standpoint. Consequently, in
	expectation of continued advice and supervision, Mr. Komiyama has been nominated as a candidate for the position.
	► The Company has reported Mr. Hiroshi Komiyama as an Independent
	Officer as provided in the applicable regulations of the Tokyo Stock
	Exchange, Inc., etc. If he is reappointed as Director, it is planned that he will continue acting as an Independent Officer.
No. 8	► Career Summary, Positions, Responsibilities, and Important
	Positions in Other Entities
Kenji Ikegami	Apr., 1968 Joined the Company
(November 24, 1945)	Dec., 2004 General Manager of Personnel & Labor Relations Dept.
Number of Commence Shares Hold	June, 2014 Director (to date)
Number of Company Shares Held 3,200 shares	June, 2015In charge of General Affairs (to date)June, 2017In charge of Personnel & Labor Relations and Purchasing
5,200 shares	(to date)
Reappointment Candidate	
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Kenji Ikegami has extensive knowledge on human resources and
	labor management, and has done his utmost to increase the Company's
	value such as by taking charge of General Affairs and Purchasing.
	Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will contributing
	position of Director with expectations that he will continue contributing to the Company's management.

No. 9	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Toshio Shiobara	Apr., 1972 Joined the Company
(January 16, 1948)	July, 2005 General Manager of Organic Electronics Materials Dept.
	of Electronics Materials Division (to date)
Number of Company Shares Held 3,352 shares	Aug., 2010 Deputy General Manager of Electronics Materials Division (to date)
	June, 2014 Director (to date)
Reappointment Candidate	June, 2016 In charge of Special Functional Products (to date)
	► There is no special interest between the candidate and the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Toshio Shiobara has endeavored to expand the organic electronics materials operation for many years and done his utmost to increase the Company's value such as by taking charge of businesses including Special Functional Products. Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will continue contributing to the Company's management.
No. 10	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Yoshimitsu Takahashi	Mar., 1974 Joined the Company
(October 20, 1953)	June, 2016 Director of the Company (to date)
Number of Company Shares Held	General Manager, Business Development Dept. (to date)
3,000 shares	► The candidate is Chairman of Shin-Etsu Silicone Taiwan Co., Ltd., and
Reappointment Candidate	Shin-Etsu Silicone Taiwan Co., Ltd. handles trade of purchasing silicone products, etc. from the Company.
	▶ Reasons for Electing the Candidate for Director
	Mr. Yoshimitsu Takahashi has endeavored to expand the silicone
	business in Taiwan and China, and has done his utmost to increase the Company's value. Considering these reasons, he has been chosen as a
	candidate for the position of Director with expectations that he will continue contributing to the Company's management.

No. 11	► Career Summary, Positions, Responsibilities, and Important Positions in Other Entities
Kai Yasuoka (May 3, 1961)	Apr., 1985Joined the CompanyNov., 1991Seconded to SHINTECH INC.Nov., 2013General Manager of the Business Enhancement Group,
Number of Company Shares Held 3,000 shares Reappointment Candidate	 Office of the President of the Company June, 2016 Director (to date) General Manager, International Div. (to date) ► There is no special interest between the candidate and the Company.
	► Reasons for Electing the Candidate for Director Mr. Kai Yasuoka has been engaged in expanding the presence of the PVC operation primarily in the US for many years and has done his utmost to increase the Company's value. Considering these reasons, he has been chosen as a candidate for the position of Director with expectations that he will continue contributing to the Company's management.

Note: The Company has entered into an agreement with Mr. Hiroshi Komiyama, pursuant to Paragraph 1, Article 427 of the Corporations Law, to limit the amount of the liability for damages stipulated in Paragraph 1, Article 423 of the said law to the amount set forth in the applicable law. If his reelection is approved, the relevant agreement is scheduled to remain effective.

<u>3rd Agendum</u>: Election of One (1) Audit & Supervisory Board Member

Upon the conclusion of this Ordinary General Meeting of Shareholders, the term of office of one (1) Audit & Supervisory Board Member, namely, Mr. Yoshihito Kosaka, will expire. Accordingly, the Board of Directors proposes that one (1) person be elected as Audit & Supervisory Board Member.

The candidate for the above is as follows:

In addition, this agendum has obtained the consent of the Audit & Supervisory Board.

			nmary, Positions, and Important Positions in Other
Yoshihito Kosaka	Entitie Dec.,	1984	Registered as a Certified Public Tax Accountant
(July 13, 1955)	Mar., Apr.,	1990 1991	Registered as a Certified Public Accountant Representative Partner, Actus Audit Corporation
Number of Company Shares Held	June,	2006	(currently Grant Thornton Taiyo LLC) Audit & Supervisory Board Member of the Company
600 shares	Feb.,	2016	(to date) Counselor, Kisaragi Audit Corporation (to date)
Reappointment Candidate Outside Audit & Supervisory Board Member	-Impo	rtant P	ositions in Other Entities-
Independent Officer	Outside Director, Star Mica Co., Ltd.		
	► The	re is no	special interest between the candidate and the Company.
			c. for Electing the Candidate for Outside Audit &
	Supervisory Board Member Mr. Yoshihito Kosaka is a candidate for Outside Audit & Supervisory		
	Board Article assume of the Superv (12) y During from a certifie will cc Audit compli	Membe e 2 of ed the p Compar- visory B ears as g his ter professe ed publiontinue & Supe iance sy	The company as defined in Item 8, Paragraph 3, the Corporations Law Enforcement Regulations. He position of Outside Audit & Supervisory Board Member my in June 2006; his terms of office as Outside Audit & coard Member of the Company will have reached twelve of the close of this General Meeting of Shareholders. rms, he has satisfactorily performed his auditing duties sional perspective as a certified public accountant and a c tax accountant. As the Company has judged that he to provide the same appropriate performance as Outside rvisory Board Member and to contribute to ensuring the system of the Company, he has been nominated as a the position.
	Office: Exchar Board	r as pro nge, Ind	ny has reported Mr. Yoshihito Kosaka as an Independent wided in the applicable regulations of the Tokyo Stock c., etc. If he is reappointed as Audit & Supervisory er, it is planned that he will continue acting as an Officer.

Note: The Company has entered into an agreement with Mr. Yoshihito Kosaka, pursuant to Paragraph 1, Article 427 of the Corporations Law, to limit the amount of the liability for damages stipulated in Paragraph 1, Article 423 of the said law to the amount set forth in the applicable law. If his reelection is approved, the relevant agreement is scheduled to remain effective.

<u>4th Agendum:</u> Issuance of Stock Acquisition Rights as Stock Options to Employees

In accordance with the provisions of Articles 236, 238 and 239 of the Corporations Law, the Company proposes to issue stock acquisition rights as stock options to executive-level employees, and to entrust the authorization of such issue, and the determination of the conditions for invitation to the stock acquisition, to the Board of Directors.

1. Reason for issuing stock acquisition rights with particularly advantageous terms and conditions:

For the purpose of enhancing the willingness and the morale to perform their duties and to improve the Company's business performance, stock acquisition rights may be issued to executive-level employees without the requirement for cash payment, in accordance with the outlines described below.

- 2. Substance and maximum quantity of the stock acquisition rights, etc. conditions for invitation of which may be determined based on authorization
- (1) Type and quantity of shares subject to the stock acquisition rights:

The type of share subject to the stock acquisition rights shall be the common shares of the Company, and the quantity of shares subject to the stock acquisition rights (hereinafter called the "Number of Granted Shares") shall be one hundred (100) shares per one (1) stock acquisition right.

After the day when the stock acquisition rights are allocated (hereinafter called the "Allocation Day"), if the Company makes a share split (including gratis distribution, and the same is hereinafter applicable to the descriptions of share split) or a share consolidation of common shares of the Company, the Number of Granted Shares shall be adjusted according to the formula described below. Such adjustment, however, shall be made to the Number of Granted Shares for the stock acquisition rights that are not yet exercised at that point of time, and if, as a result of the adjustment, there arises any share less than one (1) share, such fraction shall be omitted.

Number of Granted Shares after adjustment = Number of Granted Shares before adjustment \times Ratio of share split or share consolidation

In addition to the above, if any cause arises to force the Company to adjust the Number of Granted Shares, the Company shall make the adjustments considered necessary.

(2) Upper limit of the number of stock acquisition rights

The number of stock acquisition rights shall be limited to 4,500 rights.

(Up to 450,000 common shares of the Company shall be issued at the exercise of stock acquisition rights. If the Number of Granted Shares is adjusted as prescribed in (1) above, however, the Company shall adjust the upper limit by multiplying the adjusted Number of Granted Shares by the upper limit of the number of stock acquisition rights.)

(3) Payment for the stock acquisition rights

No payment of cash is needed for issuance of the stock acquisition rights.

(4) Calculation of the value of assets to be contributed at exercise of each stock acquisition right

The value of assets to be contributed at the exercise of each stock acquisition right shall be (x) the amount of investment per share issued at the exercise of a stock acquisition right calculated in the following (hereinafter called the "Exercise Price") multiplied by (y) the Number of Granted Shares.

The Exercise Price shall be 1.025 times as high as the closing price of the common shares of the Company at the Tokyo Stock Exchange averaged on a daily basis (excluding days with no transactions closed) during the month prior to the month including the day of resolution by the Board of Directors to decide conditions for invitation of the stock acquisition rights, or the closing price of the common shares of the Company at the Tokyo Stock Exchange on the day prior to the day of resolution by the Board of Directors to decide conditions for invitation of the stock acquisition rights (if there is no closing price on such date, the closing price of the closest preceding day), whichever is higher, and fractions less than one (1) yen shall be rounded up.

After an Allocation Day, when the Company issues new common shares or disposes of treasury shares at a price lower than the market price (excluding the sale of treasury stock in accordance with the provisions of Article 194 (Request by the Holder of Fractional Shares for Sale of the Fractional Shares) of the Corporations Law, the conversion of any certificate that shall or may be converted to common shares of the Company, and the exercise of a stock acquisition right (including a right attached to a corporate bond with a stock acquisition right)), the Company shall adjust the Exercise Price according to the formula described below, and if, as a result thereof, there arises any fraction less than one (1) yen, such fraction shall be rounded up.

Exercise Price after adjustment = Exercise Price before adjustment

Number of issued shares +	Number of shares newly issued × Payment amount per share	
	Market price	
Number of issued shares + Number of shares newly issued		

nber of issued shares + Number of shares newly issued

(In the formula above, "Number of issued shares" is the gross total number of shares issued by the Company minus the number of treasury shares held by the Company, and at the disposal of treasury shares, "Number of shares newly issued" shall be replaced with "Number of treasury shares to be disposed of.")

If a share split or a share consolidation is effected after an Allocation Day, the Exercise Price shall be adjusted according to the formula described below, and any fractions less than one (1) yen resulting from such adjustment shall be rounded up.

Exercise Price after adjustment = Exercise Price before adjustment $\times \frac{1}{\text{Ratio of split or consolidation}}$

In addition to the above, if any cause arises to force the Company to adjust the Exercise Price, the Company shall make adjustments considered necessary.

(5) Period during which a stock acquisition right may be exercised

From the day following the day that is one year after the Allocation Day, to March 31, 2023.

- (6) Matters related to capital stock and capital reserve to be increased by issuance of shares at exercise of the stock acquisition rights
 - (i) The amount of capital stock increased by issuance of shares at exercise of the stock acquisition rights shall be half (1/2) of the limit of an increase in capital stock and the like to be calculated in accordance with Paragraph 1, Article 17 of the Corporate Accounting Rules, and a resulting fraction less than one (1) yen shall be rounded up.
 - (ii) The amount of capital reserve increased by issuance of shares at the exercise of the stock acquisition rights shall be the limit of an increase in capital stock and the like in (i) minus the amount of capital stock increased prescribed in (i).

(7) Restriction on acquisition of a stock acquisition right through transfer

Acquisition of a stock acquisition right through transfer requires approval by a resolution of the Board of Directors of the Company.

- (8) Conditions for acquisition of the stock acquisition rights
 - (i) If an agendum to approve a merger agreement that will make the Company a disappearing company is approved at a General Meeting of Shareholders of the Company, or if an agendum to approve a corporate split agreement or a corporate split plan that will make the Company a split company, or if an agendum for a share exchange agreement or a share transfer plan that will make the Company become a wholly-owned subsidiary of another company is approved at a General Meeting of Shareholders of the Company (in either case, if no resolution at a General Meeting of Shareholders is needed, resolved by the Board of Directors of the Company), the Company may acquire back the stock acquisition rights without compensation on the day specified by the Board of Directors of the Company.
 - (ii) If those persons to whom the stock acquisition rights are issued or the heirs of such persons no longer satisfy the conditions to exercise the stock acquisition rights prescribed in the "Stock Acquisition Right Agreement" concluded between the Company and employees concerned based on the resolution at a General Meeting of Shareholders and at a meeting of the Board of Directors, the Company may acquire back the stock acquisition rights concerned without compensation on the day specified by the Board of Directors of the Company.
- (9) Handling of the stock acquisition rights under the Reorganization Action

When the Company effects a merger (only when the Company disappears), an absorption corporate split, a foundation corporate split, a share exchange or a share transfer (hereinafter collectively called a "Reorganization Action"), under the following conditions, stock acquisition rights of a joint stock corporation listed in any of Sub-Items a - e in Item 8, Paragraph 1, Article 236 of the Corporations Law (hereinafter called the "Reorganized Corporation") shall be delivered to holders of stock acquisition rights (hereinafter called "Remaining Stock Acquisition Rights") remaining unexercised as of the point of time when the Reorganization Action comes into effect. In this case, the Remaining Stock Acquisition Rights shall expire, and the Reorganized Corporation shall issue new stock acquisition rights. This issuance, however, shall be limited to the case where the issuance of the stock acquisition rights of the Reorganized Corporation under the following conditions is prescribed in the absorption merger agreement, the foundation merger agreement, the share exchange agreement, or the plan of the share transfer:

- Number of the stock acquisition rights to be issued by the Reorganized Corporation The same number of stock acquisition rights shall be issued as the number of the Remaining Stock Acquisition Rights.
- (ii) Type of share of the Reorganized Corporation subject to the stock acquisition rights Common shares of the Reorganized Corporation.
- (iii) Number of shares of the Reorganized Corporation subject to the stock acquisition rights This number shall be decided in the same manner as (1) above taking into consideration the conditions for the Reorganization Action.

- (iv) Value of assets to be contributed at exercise of each stock acquisition right The value of assets to be contributed at exercise of each stock acquisition right shall be the amount of contribution calculated through adjustments, taking into consideration the conditions for the Reorganization Action, multiplied by the number of shares subject to the stock acquisition right as decided in (iii) above.
- (v) Period during which a stock acquisition right may be exercised This period shall commence on the starting day of the period for exercising the stock acquisition right specified in (5) above, or the day when the Reorganization Action comes into effect, whichever is later, and end on the day of expiration of the period during which a stock acquisition right may be exercised as specified in (5) above.
- (vi) Matters related to capital stock and capital reserve to be increased by issuance of shares at the exercise of the stock acquisition rights They shall be decided in the same manner as (6) above.
- (vii) Restriction on acquisition of a stock acquisition right through transfer Acquisition of a stock acquisition right through transfer requires approval by the Reorganized Corporation.
- (viii) Conditions for acquisition of the stock acquisition rights They shall be decided in the same manner as (8) above.
- (10) Omission of fractions resulting from the exercise of stock acquisition rights Fractions less than one (1) share shall be omitted from the shares issued to holders of stock acquisition rights at the exercise of the rights.
- (11) Authorization to decide the conditions for invitation of the stock acquisition rights, and the like

Conditions for invitation of the stock acquisition rights, and related details, other than the aforementioned, shall be decided by resolutions at meetings of the Board of Directors to be held separately.