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> (Stock Exchange Code 9367) June 9, 2021

To Shareholders with Voting Rights:

Yoshisada Sone President and Representative Director DAITO KOUN CO., LTD. 4-6-8 Shibaura, Minato-ku, Tokyo, Japan

NOTICE OF CONVOCATION OF THE 72nd ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation for your continued support and patronage.

You are cordially notified that the 72nd Annual General Meeting of Shareholders of DAITO KOUN CO., LTD. (the "Company") will be held for the purposes as described below.

Giving the highest priority to shareholders' safety and reassurance, we kindly ask our shareholders to refrain from attending this year's General Meeting of Shareholders and exercise voting rights in writing in advance to prevent the spread of COVID-19.

Please review the attached Reference Documents for the General Meeting of Shareholders, exercise your voting rights for or against the proposals on the enclosed Voting Rights Exercise Form, and return it so that it arrives by 5:15 p.m. on Wednesday, June 23, 2021, Japan time.

1. Date and Time: Thursday, June 24, 2021 at 10:00 a.m. Japan time

2. Place: Room 2 & 3, 1st floor, BELLESALLE Mita at Sumitomo Fudosan Mita Twin Bldg. West Wing located at 3-5-27 Mita, Minato-ku, Tokyo, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

72nd Fiscal Year (April 1, 2020 - March 31, 2021) and report on results of audits of the Consolidated Financial Statements by the Accounting Auditor and the Board of Corporate Auditors.

2. Non-consolidated Financial Statements for the Company's 72nd Fiscal Year (April 1, 2020 - March 31, 2021)

Proposals to be resolved:

Election of Seven Directors Proposal 1: Proposal 2: Election of Accounting Auditor

- When attending the meeting in person, please submit the enclosed Voting Rights Exercise Form at the reception desk at the venue. Additionally, please bring this Notice with you in order to conserve resources.
- Should the Reference Documents for the General Meeting of Shareholders, Business Report, Consolidated Financial Statements, and Non-consolidated Financial Statements require revisions, the revised versions will be posted on the Company's website (http://www.daito-koun.co.jp/).

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Seven Directors

The terms of office of all seven Directors in office will expire at the conclusion of this year's Annual General Meeting of Shareholders.

Accordingly, the election of seven Directors is proposed.

The candidates for Directors are as follows:

No.	Na	ame	Current positions at the Company	Attendance at the Board of Directors meetings
1	[Reappointment]	Yoshisada Sone	President and Representative Director	10 out of 11 meetings (91%)
2	[Reappointment]	Tetsuji Ogino	Senior Managing Director	11 out of 11 meetings (100%)
3	[Reappointment]	Tadashi Kusakabe	Senior Managing Director	11 out of 11 meetings (100%)
4	[Reappointment]	Hisao Kitada	Managing Director	11 out of 11 meetings (100%)
5	[Reappointment]	Noboru Igushi	Director	11 out of 11 meetings (100%)
6	[Reappointment] [Outside]	Noriyoshi Arizono	Director	9 out of 9 meetings (100%)
7	[New appointment] [Outside] [Independent]	Atsuko Okajima	_	— (—%)

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Yoshisada Sone (October 4, 1959) [Reappointment]	April 1982 June 1994 April 1997 June 1998 June 1999 June 2009 December 2010 June 2012 April 2013 June 2015	Joined the Company Director Managing Director Vice President and Representative Director President and Representative Director President and Representative Director in charge of Internal Audit Office President and Representative Director in charge of Customs Clearance Administration & Management Office and Legal Audit Office President and Representative Director, Internal Audit Office, Legal Audit Office, and Customs Clearance Administration & Management Office President and Representative Director, Internal Audit Office and Customs Clearance Administration & Management Office President and Representative Director, Customs Clearance Administration & Management Office To the present	323,600
	Reason for nomination as candidate for Director	Mr. Yoshisada So Director since 199 abundant experier The Company pro- because we judge		
2	Tetsuji Ogino (July 1, 1956) [Reappointment]	April 1979 April 2009 June 2009 July 2010 June 2011 June 2014 June 2015 June 2018	Joined The Mitsubishi Bank, Ltd. (currently MUFG Bank, Ltd.) Joined the Company as General Manager of President's Office Director in charge of Administration Department and General Manager of President's Office Director supervising Administration Division, Executive Officer in charge of Administration Department and Accounting Department, and General Manager of President's Office Managing Director, Administration Division Managing Director, Administration Division, Internal Audit Office, Customs Clearance Department I, Customs Clearance Department II, and Food Import Consulting Office Managing Director and Assistant to President, Internal Audit Office, Administration Division, and Customs Clearance Division Senior Managing Director and Assistant to President, Internal Audit Office, Administration Division, and Customs Clearance Division To the present	93,000
	Reason for nomination as candidate for Director	While assisting the the Company's Adabundant experier nt and accounting which is the compelection as Direct matters of the Gromatters.		

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
3	Tadashi Kusakabe (December 5, 1956) [Reappointment] Reason for nomination as	December 1975 November 1986 April 2008 April 2008 July 2010 Executive Officer in charge of Marketing Department II June 2011 Executive Officer in charge of Marketing Department II, and General Manager of Marketing Department II, and General Manager of Marketing Department II, and General Manager of Marketing Department III July 2012 Executive Officer in charge of Marketing Department II, and General Manager of Marketing Department III, and General Marketing Department III June 2013 Director, Marketing Department I, Marketing Department III June 2013 Director, Marketing Department III June 2015 June 2016 June 2016 June 2020 Senior Managing Director, Marketing Division To the present Mr. Tadashi Kusakabe has a wealth of experience and insight in corporate management and the Marketing Division, and boasts strong leadership and a		64,500
4	Hisao Kitada (January 7, 1956) [Reappointment] Reason for nomination as candidate for Director	election as Director Company's sales of June 1990 April 2003 April 2006 December 2006 July 2010 June 2013 June 2015 June 2018 June 2019 Mr. Hisao Kitada I and the Branch Di Director because of transportation arra	irector because we judged that he is qualified to strengthen the ales capabilities. Joined the Company General Manager of Port Transport Department General Manager in charge of Development Department	

	Nama		D (1997)	Number of
No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions		shares of the
	(Date of offili)		<u> </u>	Company held
	-	April 1988	Joined the Company	
		June 2012	General Manager of General Planning Department	
		July 2015	Executive Officer and General Manager of General Planning	
		July 2017	Department Senior Executive Officer in charge of Accounting Department	
		July 2017	and General Manager of General Planning Department	
		July 2018	Senior Executive Officer in charge of Distribution Marketing	
			Department and Operations Department	
5	Noboru Igushi	June 2019	Director, Distribution Marketing Department, Operations	15,300
	(October 30, 1967)		Department, Customs Clearance Department I, and Customs	-
	,		Clearance Department II To the present	
	[Reappointment]			
	Reason for		boru Igushi's many years of experience in the Administration	
	nomination as		judged that he is suitable for opening dialogue with sites utilizing	
	candidate for		f the core system and proposing and executing an efficient sponse to the request, with a view to management through figures.	
	Director		ompany proposes his continued election as Director.	
		April 1977	Joined Kobe Steel, Ltd.	
		January 2001	Chief staff of Production Control Section, Production Control	
		•	Department, Kakogawa Works, Production Division, Iron &	
			Steel Business of Kobe Steel, Ltd.	
		April 2010	Manager of Production Control Section, Production Control	
			Department, Kakogawa Works, Iron & Steel Business of Kobe Steel, Ltd.	
		July 2013	General Manager in charge of Business Planning Department,	
		vary 2015	Kakogawa Works, Iron & Steel Business of Kobe Steel, Ltd.	
		April 2017	General Manager of Business Planning Department, Kakogawa	
			Works, Iron & Steel Business of Kobe Steel, Ltd.	
	(8)	April 2018	Executive Assistant of KOBELCO LOGISTICS, LTD.	
		June 2018	Director in charge of Kakogawa Products Shipping Department	
			of Steel Products Division, Marine Transport Department, and Overland Transportation Department, and in charge of	
			President's special assignment of KOBELCO LOGISTICS,	
	Noriyoshi Arizono		LTD.	
	(February 27, 1959) [Reappointment] [Outside]	June 2019	Executive Managing Director and General Manager of Raw	
			Materials & Transportation Division, in charge of Kakogawa	
6			Products Shipping Department of Steel Products Division,	_
			Marine Transport Department, and Overland Transportation	
			Department, and Iron & Steel Operations Management Center	
		1 2020	of KOBELCO LOGISTICS, LTD.	
		June 2020	Executive Managing Director and General Manager of Steel Products Division of KOBELCO LOGISTICS, LTD.	
		June 2020	Director of the Company	
		June 2020	To the present	
		[Significant cond	current positions]	
		Executive Mana		
	Reason for nomination as candidate for Outside Director and expected roles	-	rizono is a candidate for Outside Director as stipulated in Article	
			tem 7 of the Regulation for Enforcement of the Companies Act.	
			undant management experience and wide-ranging insight, he has	
			rtant role in ensuring the validity and appropriateness of our gment and management supervision, etc., while providing useful	
			advice, suggestions, and supervision. In addition, based on his	
		own knowledge he has fulfilled important duties such as promoting the		
			th of the company and giving advice to improve corporate value	
			n to long term. Therefore, the Company proposes his continued	
		election as Outsi	de Director.	

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
7	Atsuko Okajima (October 15, 1954) [New appointment] [Outside] [Independent]	April 1977 Joined the Ministry of Agriculture, Forestry and Fisheries July 2003 Deputy Director-General of Ministry of Agriculture, Forestry and Fisheries (Food Safety and Consumer Affairs Bureau) July 2004 Deputy Director-General of Ministry of Health, Labour and Welfare (Safety and Consumer Affairs Bureau) July 2006 Vice Governor of Saitama prefecture July 2009 Director-General of Gender Equality Bureau of Cabinet Office (until September 2012) April 2013 Member of the Information Disclosure and Personal Information Protection Review Board of Cabinet Office (retired in March 2019) June 2020 Outside Auditor of House Foods Group Inc. July 2020 Part-time Adviser of KYOKUYO CO., LTD. To the present [Significant concurrent positions] Outside Auditor of House Foods Group Inc. Part-time Adviser of KYOKUYO CO., LTD.	
	Reason for nomination as candidate for Outside Director and expected roles	Ms. Atsuko Okajima is a candidate for Outside Director as stipulated in Article 2, Paragraph 3, Item 7 of the Regulation for Enforcement of the Companies Act. She is expected to give appropriate advice and supervision regarding management decisions and risk management by utilizing her wealth of experience and knowledge about food as well as the wide range of experience and insight in policy management that she has cultivated through serving in the positions of the Ministry of Agriculture, Forestry and Fisheries; Ministry of Health, Labour and Welfare; Vice Governor of Saitama prefecture; Director-General of Gender Equality Bureau of Cabinet Office; and a member of the Information Disclosure and Personal Information Protection Review Board of Cabinet Office. Additionally, the Company expects that she will serve as a Nomination Committee member (nominating directors, etc.), a voluntary committee, to play an important role such as supervising the management team. Therefore, the Company proposes her new election as Outside Director.	

(Notes)

- 1. Ms. Atsuko Okajima is a new candidate for Director.
- Mr. Noriyoshi Arizono and Ms. Atsuko Okajima are candidates for Outside Directors.
 If Ms. Atsuko Okajima assumes the office of Outside Director, she will be an Independent Director as defined by the Tokyo Stock Exchange.
- 3. The Company has entered into an agreement with Mr. Noriyoshi Arizono in accordance with the Company's Articles of Incorporation and Article 427, Paragraph 1 of the Companies Act to limit his liability for damages pursuant to Article 423, Paragraph 1 of the same Act. If his reelection is approved, the Company will continue said liability limitation agreement with him. Additionally, if election of Ms. Atsuko Okajima is approved, the Company will enter into the same liability limitation agreement with her.
- 4. The Company has concluded a directors and officers liability insurance contract that insures Directors, Corporate Auditors, Executive Officers, and managerial employees of the Company and its subsidiaries. The insurance premiums are fully borne by the companies. The insurance covers legal damages and litigation expenses in the event that a claim for damages is made against the insured due to an act committed by the insured in his or her capacity as such. The candidates will be insured under the insurance contract. The Company plans to renew the insurance contract with the same contents at the time of the next renewal.
- 5. A candidate for Director, Mr. Noriyoshi Arizono, is concurrently serving as Executive Managing Director of KOBELCO LOGISTICS, LTD.
 - There is a business relationship between KOBELCO LOGISTICS, LTD. and the Company regarding revenue such as shipping charges, premises work fees, and payment of office rent.
- 6. The term of office of Mr. Noriyoshi Arizono as the Company's Outside Director will be one year as of the conclusion of this Annual General Meeting of Shareholders.
- 7. There are no special interests between other candidates for Directors and the Company.
 In addition to the above, there are no special matters to be stated in the proposal for the election of Directors as stipulated in Article 74 of the Regulation for Enforcement of the Companies Act.

(Reference) Expertise and experience of the candidates for the Company's Directors

No.	1	2	3	4	5	6	7
Name	Yoshisada Sone	Tetsuji Ogino	Tadashi Kusakabe	Hisao Kitada	Noboru Igushi	Noriyoshi Arizono	Atsuko Okajima
Position at the Company	President and Representative Director	Senior Managing Director	Senior Managing Director	Managing Director	Director	Outside Director	_
Term of office	27	12	8	8	2	1	_
Corporate management	0	0	0	0	0	0	0
Marketing	0		0	0			
Finance and accounting		0			0	0	
Legal affairs and risk management		0			0	0	0
Operation				0	0		
Knowledge of the industry	0			0		0	0
Knowledge of overseas		0	0				
Public administration and gender	0						0
Nomination Committee (voluntary)	0	0	0				
Remuneration Committee (voluntary)		0	0	0			

Proposal 2: Election of Accounting Auditor

The term of office of Ernst & Young ShinNihon LLC, the Company's Accounting Auditor, will expire at the conclusion of this Annual General Meeting of Shareholders, and based on determination by the Board of Corporate Auditors, the Company requests approval to appoint Seiyo Audit Corporation as the Accounting Auditor.

Additionally, the reason that the Board of Corporate Auditors has selected Seiyo Audit Corporation as a candidate for Accounting Auditor is that it was deemed appropriate in comprehensive consideration of being able to expect audits from a new perspective, the independence of the audit corporation, the expertise required for accounting audits commensurate with the scale of our business, and the quality control system for audits.

The candidate for Accounting Auditor is as follows.

Name	Seiyo Audit Corporation			
Address of main office	2F, Nishi-shinbashi Annex Building located at 1-22-10 Nishi-shinbashi, Minato-ku, Tokyo			
History	bruary 2011 Established Seiyo Audit Corporation ly 2016 Merger with Kudan Audit Corporation eccember 2018 Affiliated with Baker Tilly International which is headquartered in the UK			
Summary (As of March 31, 2021)	Capital 16.5 million yen Composition of Partners Representative Partners: 14 persons, Partners: 5 persons personnel Employees CPAs: 58 persons, other employees: 7 persons 15 companies for audit pursuant to the Financial Instruments and Exchange Act and the Companies Act 24 companies for audit pursuant to the Companies Act 42 companies for other audit			