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Securities code: 9887 June 6, 2023 Start date of measures for electronic provision: June 6, 2023

To Our Shareholders:

Kazutoshi Kawarabuki President and Representative Director **MATSUYA FOODS HOLDINGS CO., LTD.** 1-14-5 Nakacho, Musashino-shi, Tokyo

Notice of 48th Annual General Meeting of Shareholders

We are pleased to announce the 48th Annual General Meeting of Shareholders of MATSUYA FOODS HOLDINGS CO., LTD. (the "Company"), which will be held as described below.

In convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of Reference Documents for the General Meeting of Shareholders, etc. (items for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information on the following websites. Please access any website below using the corresponding internet address shown below to review the information:

The Company's website:

<u>https://www.matsuyafoods-holdings.co.jp/ir/</u> (in Japanese) (From the above website, select "IR Library" from the menu.)

Portal for the general meeting of shareholders (Sumitomo Mitsui Trust Bank):

https://www.soukai-portal.net (in Japanese) (Scan the QR code provided in the Voting Rights Exercise Form enclosed herein or enter the ID and initial password.)

Tokyo Stock Exchange (TSE) website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(Access the TSE website using the internet address shown above, enter "MATSUYA FOOD" in "Issue name (company name)" or the Company's securities code "9887" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Click "Click here for access" in the "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]" column under "Filed information available for public inspection.")

* The websites may be temporarily unavailable due to periodic maintenance or other reason. If you are not able to access one of the websites, access the other website to review the information or try to access the website again at a later time.

If you are not attending the meeting in person, you may exercise your voting rights in writing or by using the internet in advance. Please read the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 6:00 p.m., Monday, June 26, 2023 (Japan Standard Time).

1. Date and time: Tuesday, June 27, 2023 at 10:00 a.m. (JST) (Reception opens at 9:00 a.m.)

2. Venue: <u>Hyatt Regency Tokyo, 1st basement floor, banquet room "Momoyama"</u>

2-7-2 Nishi-shinjuku, Shinjuku-ku, Tokyo

3. Purpose of the Meeting

Matters to be reported:

- 1. Business Report and Consolidated Financial Statements for the 48th Term (from April 1, 2022 to March 31, 2023), as well as the results of the audit of the Consolidated Financial Statements by the Financial Auditor and the Audit & Supervisory Board
- 2. Non-consolidated Financial Statements for the 48th Term (from April 1, 2022 to March 31, 2023)

Matters to be resolved:

- Proposal No. 1 Appropriation of Surplus
- Proposal No. 2 Election of Five Directors
- Proposal No. 3 Election of One Audit & Supervisory Board Member
- Proposal No. 4 Election of One Substitute Audit & Supervisory Board Member

If you are not attending the meeting in person, please exercise your voting rights in writing or by using the internet in advance.

You may exercise your voting rights via smartphone without entering the "login ID" and "password," by scanning the QR code provided in the Voting Rights Exercise Form enclosed herein (in Japanese only).

- When attending the Meeting, please submit the Voting Rights Exercise Form to the reception desk.
- The reception will open at 9:00 a.m.
- If you exercise your voting rights by proxy, you are allowed to appoint one other shareholder with voting rights as your proxy. Please note that your proxy is required to submit a document evidencing the authority as proxy.
- Shareholders who have requested delivery of paper-based documents will also receive paper-based documents containing items subject to electronic provision measures; however, the documents will not contain the following data and information that are posted on the above websites as electronic provision measures according to the provisions of laws and regulations and Article 14 of the Articles of Incorporation of the Company. Accordingly, the data and information contained in the abovementioned documents are part of the data and information audited by the Audit & Supervisory Board Members and the Financial Auditor when they create their respective audit reports.
 - (i) Outline of Systems to Ensure Appropriate Operations and Their Operational Status
 - (ii) Consolidated Statement of Changes in Net Assets
 - (iii) Notes on Consolidated Financial Statements
 - (iv) Non-consolidated Statement of Changes in Net Assets
 - (v) Notes on Non-consolidated Financial Statements
- If revisions to the items subject to electronic provision measures arise, a notice of the revisions and the details of the items before and after the revisions will be posted on the above websites.
- Please be advised in advance that no gifts will be presented to the shareholders at the venue of the General Meeting of Shareholders.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Information

Proposal No. 1 Appropriation of Surplus

The Company recognizes the return of profit to its shareholders as a key management priority, and it maintains a basic policy of paying stable dividends on a continual basis in consideration of business performance and future business development while paying attention to internal reserves to be secured for future business development and strengthening of its management base.

The Company proposes to pay a year-end dividend of ¥12 per share for the fiscal year.

- (1) Type of dividend property To be paid in cash.
- (2) Allotment of dividend property and their aggregate amount The Company proposes to pay a dividend of ¥12 per common share of the Company. In this event, the total dividends will be ¥228,763,812.
- (3) Effective date of dividends of surplus The effective date of dividends will be June 28, 2023.

Proposal No. 2 Election of Five Directors

The terms of office of all five Directors will expire at the conclusion of this meeting. Therefore, the Company proposes the election of five Directors.

The candidates for Director are as follows:

Candidate no.	Name (Date of birth)	Career sum (Signific	Number of the Company's shares owned				
1	Toshio Kawarabuki (May 5, 1941)	Oct. 1975 Jan. 1980 Mar. 1981 Apr. 1988 June 1989 June 2007 June 2009 Oct. 2018	Established Matsuya Shoji as a limited liability company President and Representative Director Matsuya Shoji was converted to Matsuya Shoji Co., Ltd. President and Representative Director Established Matsuya Foods Co., Ltd. President and Representative Director President and Representative Director of Matsuya Shoji Co., Ltd., which was established through a merger between Matsuya Shoji Co., Ltd. and Matsuya Foods Co., Ltd. Matsuya Shoji Co., Ltd., was renamed Matsuya Foods Co., Ltd. President and Representative Director President and Representative Director President and Representative Director Chairman and Representative Director Chairman and Representative Director MATSUYA FOODS HOLDINGS CO., Ltd.) (renamed from Matsuya Foods Co., Ltd.) (current position)	3,847,500			
	Reasons for nomination as candidate for Director As a founder, Toshio Kawarabuki has demonstrated strong leadership with commitment to the corporate philosophy of the Company and has obtained extensive knowledge on corporate management. For this reason, the Company nominates Toshio Kawarabuki as a candidate for Director.						

Candidate no.	Name (Date of birth)	Career summary, position, and responsibility in the Company (Significant concurrent positions outside the Company)				
				Company's shares owned 936,500		
		(Significant concurrent positions outside the Company) President and Representative Director and General Manager of Merchandise Division of Matsuya Foods Co., Ltd. President and Representative Director of M.L.S., Ltd.				
	Reasons for nomination as candidate for Director Kazutoshi Kawarabuki has a good grasp of the Company's overall management with substantial experience and a track record nurtured through serving in key divisions including merchandise, factories, and finance, in pursuit of growth- oriented management. For this reason, the Company nominates Kazutoshi Kawarabuki as a candidate for Director.					

Candidate no.	Name (Date of birth)	Number of the Company's shares owned					
		Sept. 1984	Joined the Company				
		Apr. 2001	General Manager of Merchandise Development Dept.				
		Jan. 2005	Head of the representative office in China				
		June 2007	Director, Deputy General Manager of				
			Merchandise Division and General Manager of				
			Merchandise Development Dept.				
		June 2009	Director, General Manager of Merchandise				
			Division, General Manager of Merchandise				
			Development Dept. and General Manager of				
			New Business Dept.				
		Apr. 2011	Director, General Manager of Merchandise				
			Division, General Manager of Merchandise				
			Development Dept. and General Manager of				
			Manufacturing Dept.				
		Apr. 2014	Director, General Manager of Production and				
	Yoshito Usui		Logistics Division and General Manager of	300			
	(August 11, 1962)	A 2016	Production and Logistics Dept.				
3		Apr. 2016	Director, General Manager of Production and Logistics Division, General Manager of				
			Logistics Division, General Manager of Logistics Dept., Head of Ranzan Factory and				
			Head of Mt. Fuji Factory				
		June 2018	Director, General Manager of Production and				
			Logistics Division, Head of Mt. Fuji Factory,				
			General Manager of Engineering Dept. and				
			Head of Preliminary Office for the				
			Establishment of Rokko Production and				
			Logistics Center				
		Oct. 2018	Oct. 2018 Director (current position)				
			(Significant concurrent positions outside the Company)				
			Managing Director and General Manager of Production and				
			Logistics Division of Matsuya Foods Co., Ltd.				
			Chairman of the Board of Directors of Qingdao Matsuya Commercial Trade Co., Ltd.				
F							
	Reasons for nomination as car	istics division for					
	Yoshito Usui is well versed in many years and also has profo						
	••••••	5. 1°01 UIIS ICaSOII,					
	the Company nominates Yoshi						

Candidate no.	Name (Date of birth)	Career sum (Signific	Number of the Company's shares owned					
		Apr. 1987	Joined Shoko Chukin Bank, a cooperative financial institution (present The Shoko Chukin Bank, Ltd.)					
		May 2021	Joined the Company					
			Executive Officer and General Manager of					
	Youichi Nakamura		Internal Audit Dept. and Establishment Design					
	(September 20, 1963)		Dept.	-				
	(September 20, 1903)	Apr. 2022	Executive Officer and General Manager of					
4*			Internal Audit Dept. and Research Dept.					
I			(current position)					
		· •	concurrent positions outside the Company)					
			cutive Officer and Deputy General Manager of					
			anagement Division of Matsuya Foods Co., Ltd.					
	Reasons for nomination as candidate for Director							
	Youichi Nakamura has been involved in corporate management at a major financial institution and has profound							
	experience and knowledge in providing guidance to many companies on corporate management. The Company							
	nominates Youichi Nakamura as a candidate for Director in the expectation that he will lead the Company to growth as							
	a core member of the management team.							
		Apr. 1987	Joined Chugai Pharmaceutical Co., Ltd.					
		Apr. 2000	Joined Nomura Securities Co., Ltd.					
		Aug. 2004	Established Aoba Labor and Social Security					
			Attorney Office					
	Eri Fujiwara		Representative Partner (current position)					
	(August 7, 1961)	June 2015	Outside Director of the Company (current position)					
5		(Significant concurrent positions outside the Company)						
5								
	Attorney Office							
	Reasons for nomination as candidate for Outside Director and the outline of expected role							
	Since Eri Fujiwara has management experience as Representative Partner of Aoba Labor and Social Security Attorney							
	Office, the Company judges she will appropriately fulfill her duties as an Outside Director. She actively provides							
	opinions and recommendations on corporate management at the Board of Directors of the Company, and the Company							
	expects to continue utilizing her experience, etc. to supervise its management. For this reason, the Company nominates							
	Eri Fujiwara as a candidate for O							
otes: 1.	A new candidate for Director is	-						
2.	There are no special interests be							
3.		the category of	Parent Company, etc. set forth in Article 2, item (iv))-2 of the Companie				
	Act.							

- 4. The Company has entered into a directors and officers (D&O) liability insurance policy with all the Directors and Audit & Supervisory Board Members as insured parties. If each candidate is elected and assumes office as Director, the Company plans to include every such Director as an insured party. The insurance policy will cover losses incurred in cases where an insured party receives a claim for damages and court costs arising from the performance of duties as an officer and assumes legal liability for the damages. The term of the insurance policy is one year, and the Company plans to renew the policy before the expiration of that term by resolution of the Board of Directors.
- 5. Eri Fujiwara is a candidate for Outside Director.
- 6. Eri Fujiwara is currently an Outside Director of the Company, and at the conclusion of this meeting, her tenure will have been eight years.
- 7. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Eri Fujiwara to limit her liability for damages under Article 423, paragraph (1) of the same Act. Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount provided for under Article 425, paragraph (1) of the Companies Act. If her re-election is approved, the Company plans to renew this agreement with her.
- 8. If the re-election of Eri Fujiwara is approved, the Company plans to designate her as an independent officer as provided for by the Tokyo Stock Exchange.

Proposal No. 3 Election of One Audit & Supervisory Board Member

Number of the Name Career summary and position in the Company Company's shares (Date of birth) (Significant concurrent positions outside the Company) owned Oct. 1995 Joined Chuo Audit Corporation Feb. 2010 Representative of Tajima Certified Public Accountant Office (current position) Sept. 2014 Supervisory Director of Tosei Reit Investment Corporation (current position) Sept. 2014 External Auditor of OncoTherapy Science, Inc. (current position) Teruhisa Tajima Dec. 2015 Established Tajima Accounting Office, Inc. (August 4, 1971) Representative Director (current position) June 2016 Outside Audit & Supervisory Board Member of Wendy's Japan LLC (current position) June 2016 Outside Audit & Supervisory Board Member of First Kitchen Ltd. (current position) Aug. 2018 Outside Corporate Director (Audit Committee) of Modalis Therapeutics Corporation (current position) Reasons for nomination as candidate for Outside Audit & Supervisory Board Member

The term of office of Audit & Supervisory Board Member Yukio Imamura will expire at the conclusion of this meeting. Therefore, the Company proposes the election of one Audit & Supervisory Board Member. The consent of the Audit & Supervisory Board has been obtained for this proposal.

The candidate for Audit & Supervisory Board Member is as follows:

Teruhisa Tajima is well versed in all aspects of corporate accounting and taxation as a certified public accountant and has extensive experience as he served as an outside corporate auditor for several companies. The Company expects that Teruhisa Tajima will provide appropriate advice and perform audits fairly and appropriately based on his expertise and insights and nominates him as a candidate for Outside Audit & Supervisory Board Member.

Notes: 1. There are no special interests between Teruhisa Tajima and the Company.

2. Teruhisa Tajima is a candidate for Outside Audit & Supervisory Board Member.

3. The Company has entered into a directors and officers (D&O) liability insurance policy with all the Directors and Audit & Supervisory Board Members as insured parties. The insurance policy will cover losses incurred in cases where an insured party receives a claim for damages and court costs arising from the performance of duties as an officer and assumes legal liability for the damages. If Teruhisa Tajima is elected and assumes office as Audit & Supervisory Board Member, the Company plans to include him as an insured party in the insurance policy. The term of the insurance policy is one year, and the Company plans to renew the policy before the expiration of that term by resolution of the Board of Directors.

- 4. If Teruhisa Tajima assumes the office of Audit & Supervisory Board Member, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company plans to enter into an agreement with him to limit his liability for damages under Article 423, paragraph (1) of the same Act. Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount provided for under Article 425, paragraph (1) of the Companies Act.
- 5. If the election of Teruhisa Tajima is approved, the Company plans to designate him as an independent officer as provided for by the Tokyo Stock Exchange.

		Skills and Experience							
Position	Name	Corporate manage- ment and manage- ment strategy	Merchan- dise develop- ment and marketing	Quality control	Finance and account- ing	Personnel and labor manage- ment	Legal affairs and govern- ance	Sustaina- bility	Global mindset
	Toshio Kawarabuki	•	•	•				•	
	Kazutoshi Kawarabuki	•	•	•	•			•	•
Director	Yoshito Usui	•		•				•	
	Youichi Nakamura	•			•	•	•		
	Eri Fujiwara	•				•	•		
Audit &	Yoshiyuki Kikuchi	•			•		•		
Supervisory	Yu Kobori				•	•	•		
Board Member	Teruhisa Tajima	•			•		•		

Reference: Skill matrix of candidates in Proposal No. 2 and Proposal No. 3

Proposal No. 4 Election of One Substitute Audit & Supervisory Board Member

The Company requests approval for the election of one substitute Audit & Supervisory Board Member to be ready to fill a vacant position should the number of Audit & Supervisory Board Members fall below the number required by laws and regulations.

The consent of the Audit & Supervisory Board has been obtained for this proposal. The candidate for substitute Audit & Supervisory Board Member is as follows:

Name (Date of birth)		Career summary and position in the Company nificant concurrent positions outside the Company)	Number of the Company's shares owned
	Mar. 1979 Apr. 1989	Graduated from the Faculty of Law of Chuo University Registered as an attorney at law (Dai-ichi Tokyo Bar Association)	
	Apr. 1998	Special Lecturer at the Faculty of Law of Chuo University	
Kazunori Suzuki (April 23, 1955)	Jan. 2002	Established Law Offices SIGMA Kojimachi (current position)	-
	From Apr. 2007	7 to Mar. 2008	
		Vice President of Dai-ichi Tokyo Bar Association	
	From Apr. 2013	3 to Mar. 2014	
		Executive Governor of Japan Federation of Bar Associations	

Reasons for nomination as candidate for substitute Outside Audit & Supervisory Board Member

The Company expects Kazunori Suzuki to utilize his legal knowledge nurtured as an attorney at law for many years in the Company's audit system if he assumes the office of Outside Audit & Supervisory Board Member. For this reason, the Company proposes the election of Kazunori Suzuki as substitute Outside Audit & Supervisory Board Member. Kazunori Suzuki has never in the past been involved in the management of a company. However, the Company judges he will appropriately fulfill his duties if he assumes the office of Outside Audit & Supervisory Board Member because he is well versed in corporate legal affairs as an attorney at law and has substantial knowledge about corporate management.

Notes: 1. There are no special interests between Kazunori Suzuki and the Company.

2. Kazunori Suzuki is a candidate for substitute Outside Audit & Supervisory Board Member.

- 3. The Company has entered into a directors and officers (D&O) liability insurance policy with all the Directors and Audit & Supervisory Board Members as insured parties. The insurance policy will cover losses incurred in cases where an insured party receives a claim for damages and court costs arising from the performance of duties as an officer and assumes legal liability for the damages. If Kazunori Suzuki assumes office as Audit & Supervisory Board Member, the Company plans to include him as an insured party in the insurance policy.
- 4. If Kazunori Suzuki assumes the office of Audit & Supervisory Board Member, pursuant to the provisions of Article 427, paragraph (1), of the Companies Act, the Company plans to enter into an agreement with him to limit his liability for damages under Article 423, paragraph (1) of the same Act. Pursuant to this agreement, the defined maximum amount of liability for damages is the minimum liability amount provided for under Article 425, paragraph (1) of the Companies Act.
- 5. Kazunori Suzuki satisfies the requirements for an independent officer as provided for by the Tokyo Stock Exchange, and the Company plans to notify the aforementioned exchange concerning his designation as an independent officer.