900846820 04/10/2024

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI156722

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/01/2023
RESUBMIT DOCUMENT ID:	900835712

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Kracie Foods, Ltd.		10/01/2023	Joint Stock Company: JAPAN

RECEIVING PARTY DATA

Company Name:	Kracie, Ltd.	
Street Address:	20-20, Kaigan 3-chome	
City:	linato-ku, Tokyo	
State/Country:	APAN	
Postal Code:	108-8080	
Entity Type:	Joint Stock Company: JAPAN	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	5224841	DIY CANDY FOR KIDS
Registration Number:	5210621	POPIN' COOKIN'

CORRESPONDENCE DATA

Fax Number: 2027218250

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 202-721-8200

Email: wlp@wenderoth.com,kide@wenderoth.com

Correspondent Name: Kumiko Ide

Address Line 1: 1025 Connecticut Avenue NW, Suite 500
Address Line 4: Washington, DISTRICT OF COLUMBIA 20036

ATTORNEY DOCKET NUMBER: 00310GEN

DOMESTIC REPRESENTATIVE

Name: Wenderoth, Lind & Ponack, LLP

Address Line 1: 1025 Connecticut Avenue NW, Suite 500

Address Line 4: Washington, D.C. 20036

NAME OF SUBMITTER: Kumiko Ide

TRADEMARK REEL: 008394 FRAME: 0467

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SIGNATURE: Kumiko Ide **DATE SIGNED:** 04/10/2024 **Total Attachments: 27** source=Kracie Change of Name (JP)#page1.tif source=Kracie Change of Name (JP)#page2.tif source=Kracie Change of Name (JP)#page3.tif source=Kracie Change of Name (JP)#page4.tif source=Kracie Change of Name (JP)#page5.tif source=Kracie Change of Name (JP)#page6.tif source=Kracie Change of Name (JP)#page7.tif source=Kracie Change of Name (JP)#page8.tif source=Kracie Change of Name (JP)#page9.tif source=Kracie Change of Name (JP)#page10.tif source=Kracie Change of Name (JP)#page11.tif source=Kracie Foods Dissolution (JP)#page1.tif source=Verification of Translation (KF)-00310#page1.tif source=Kracie Foods Dissolution (JP)#page2.tif source=Kracie Change of Name (EN)#page1.tif source=Kracie Change of Name (EN)#page2.tif source=Kracie Foods Dissolution (EN)#page1.tif source=Kracie Change of Name (EN)#page3.tif source=Kracie Foods Dissolution (EN)#page2.tif source=Kracie Change of Name (EN)#page4.tif source=Kracie Change of Name (EN)#page5.tif source=Kracie Change of Name (EN)#page6.tif source=Kracie Change of Name (EN)#page7.tif source=Kracie Change of Name (EN)#page8.tif

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履歷事項全部証明書

東京都港区海岸三丁目20番20号 クラシエ株式会社

会社法人等番号	0 1 0 4 - 0 1 - 0 6 1 8 5 2	
商号	クラシエホールディングス株式会社	平成19年 7月 1日変更
		平成19年 7月 2日登記
	クラシエ株式会社	令和 5年10月 1日変更
		令和 5年10月 2日登記
商号譲渡人の債務 に関する免責	当会社は平成18年5月1日事業の譲渡を受けたが、譲渡会社であるカネボウ株式会社の債務について責に任じない。	
本 店	東京都港区海岸三丁目20番20号	
公告をする方法	日刊工業新聞に掲載する方法により行う。	平成24年10月 4日変更
		平成24年10月 9日登記
会社成立の年月日	平成15年1月28日	
目的	当会社は、次の業務を営むこと、及び、次の業務 む。)その他これらに準ずる事業体の株式又は持 該会社等の事業活動を支配又は管理することをそ 1. 有価証券の取得、保有、売却 2. 経営コンサルティング業務 3. 下記の製品等、その原材料、副製品の製造 (1)トイレタリー商品、化粧品、化粧用具 器具、医療用具 (2)各種食品、食品添加物 (3)一般日用品雑貨、服飾品 (4)各種繊維製品 (5)洗剤、農薬、各種工業用薬品、動物用 (6)飼料、飼料添加物、農畜産物 4. 各種機械器具・装置の設計、製作、修理、 5. 情報処理サービス業、情報提供サービス業 売買 6. 前第3号乃至第5号に関する各種技術情報 7. 介護保険法に基づく訪問介護、訪問看護、 宅療養管理指導、通所リハビリテーション 8. 不動産の売買、賃貸、管理 9. 運送、倉庫業 10. 試験・研究・分析業務の受託 11. 各種マーケティング・デザインの企画、告 12. 前各号の事業を行うものに対する投資	野分を保有する。 ことにより、当 を保有する。 にの目的とする。 一点、 一点、 一点、 一点、 一点、 一点、 一点、 一点、

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	13. 前各号に附帯関連する一切の事業 平成27年11月30日変更	平成27年12月 2日登記
発行可能株式総数	1 4 6 万株	令和 1年 8月30日変更
		令和 1年 9月 2日登記
発行済株式の総数 並びに種類及び数	発行済株式の総数 <u>127万9840株</u> 各種の株式の数 普通株式 120万6586株	令和 1年 8月30日変更
	F種優先株式 7万3254株	令和 1年 9月 2日登記
	発行済株式の総数 <u>126万7630株</u> 各種の株式の数	令和 2年 8月31日変更
	普通株式 120万6586株	
_	<u> </u>	令和 2年 9月 3日登記
	発行済株式の総数 <u>125万5420株</u> 各種の株式の数	令和 3年 8月31日変更
	普通株式 120万6586株 F種優先株式 4万8834株	令和 3年 8月31日登記
	発行済株式の総数 124万3210株 各種の株式の数	令和 4年 8月31日変更
	普通株式 120万6586株 F種優先株式 3万6624株	令和 4年 9月 1日登記
	発行済株式の総数 123万1000株 各種の株式の数	令和 5年 8月31日変更
	普通株式 120万6586株 F種優先株式 2万4414株	→ → → → → → → → → → → → → → → → → → →
資本金の額	・ 「	平成26年11月25日変更
bd \ T \ \ IL \ \ \ Ebd	775 2 Q 1924 1	平成26年12月 4日登記
発行可能種類株式 総数及び発行する 各種類の株式の内 容	普通株式 130万株 F種優先株式 16万株 F種優先株式の内容 (F種優先配当金) (1)当会社は、12月31日を基準日とする剰 該基準日の最終の株主名簿に記載又は記録 株主(以下「F種優先株主」という。)又 権者(以下「F種優先登録株式質権者」と の株主名簿に記載又は記録された普通株式 主」という。)及び普通株式の登録株式質	 余金の配当を行うときは、当 されたF種優先株式を有する はF種優先株式の登録株式質 いう。)に対し、同日の最終 を有する株主(以下「普通株

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- 権者」という。)に先立ち、F種優先株式1株につき本項第(2)号に 定める額の剰余金の配当(以下「F種優先配当金」という。)を行う。 但し、当該事業年度において次項に定めるF種優先中間配当金を配当し たときは、当該F種優先中間配当金を控除した額とする。
- (2) 各事業年度(2012年3月30日(以下「第二変更日」という。)が属する事業年度を含む。)に関するF種優先配当金の額は、F種優先株式の払込金額(F種優先株式以外の発行済みの他の種類株式のF種優先株式の払込金額をF種優先株式が発行される場合には、当該他の種類株式の払込金額をF種優先株式の払込金額とみなす。以下同じ。)に、それぞれの事業年度毎(2019年度を含む。以下同じ。)に0.5%を乗じて算出した額とする。但し、1年に満たない事業年度に関する剰余金の配当については、F種優先配当金の額は、F種優先株式の払込金額に、それぞれの事業年度毎に0.5%を乗じて算出した額を、当該事業年度の日数(当該事業年度の初日及び終了日を含む。)で日割り計算した額(1年を365日と仮定して計算し、円位未満を切り捨てる。)とする。

(F種優先中間配当金)

当会社は、6月30日を基準日とする剰余金の配当(以下「中間配当」という。)を行うときは、当該中間配当に係る基準日の最終の株主名簿に記載又は記録されたF種優先株主又はF種優先登録株式質権者に対し、同日の最終の株主名簿に記載又は記録された普通株主及び普通登録株式質権者に先立ち、前項第

(2)号に定める額の2分の1を限度として、取締役会の決議で定める金額の優先中間配当金(以下「F種優先中間配当金」という。)を配当するものとする。

(累積条項)

- (1) ある事業年度においてF種優先株主又はF種優先登録株式質権者に対してF種優先配当金又はF種優先中間配当金として配当される1株当たり剰余金の額が(F種優先配当金)第(2)号に定めるF種優先配当金の額に達しないときは、その不足額は翌事業年度以降に累積するものとする(以下「F種累積未払配当金」という。)。
- (2) 翌事業年度以降の全てのF種優先配当金及びF種優先中間配当金は、F 種累積未払配当金に先立ち配当されるものとする。

(非参加条項)

F種優先株主又はF種優先登録株式質権者に対しては、第二変更日後において、 F種優先配当金又はF種優先中間配当金を超えて剰余金の配当は行わない。但 し、当会社が行う吸収分割手続の中で行われる会社法第758条第8号ロ又は 同法第760条第7号ロに規定される剰余金の配当及び当会社が行う新設分割 手続の中で行われる同法第763条第12号ロ又は同法第765条第1項第8 号口に規定される剰余金の配当についてはこの限りではない。

(残余財産の分配)

当会社の残余財産の分配をするときは、F種優先株主又はF種優先登録株式質権者に対し、普通株主及び普通登録株式質権者に先立ち、F種優先株式1株につき、F種優先株式の払込金額にF種累積未払配当金相当額及び残余財産の分配日の属する事業年度におけるF種優先配当金の額を残余財産の分配日の属する事業年度の初日から残余財産の分配日までの日数(初日を含むが分配日を含まない。)で日割り計算した額(1年を365日と仮定して計算し、円位未満を切り捨てる。)を加えた金額(以下「F種優先株式残余財産分配額」という。)の金銭を支払う。但し、当該事業年度においてF種優先中間配当金を配当したときは、その額を控除した額を支払うものとする。F種優先株主又はF種優先登録株式質権者に対しては、上記のほか残余財産の分配は行わない。

(取得条項)

- (1) 当会社は、いつでも、F種優先株主の意思にかかわらずF種優先株式の 全部又は一部を現金を対価として取得することができる。
- (2)本項に基づくF種優先株式の一部取得の場合は、各F種優先株主の保有 するF種優先株式の数に応じた按分比例その他取締役会の決議によって 定める方法により行う。
- (3) 取得価額は、1株につき、F種優先株式の払込金額に、F種累積未払配 当金相当額及び取得日の属する事業年度におけるF種優先配当金の額を 取得日の属する事業年度の初日から取得日までの日数(初日を含むが取 得日を含まない。) で日割り計算した額(1年を365日と仮定して計 算し、円位未満を切り捨てる。)を加算した額とする。但し、当該事業 年度においてF種優先中間配当金を配当したときは、その額を控除した 金額とする。

(取得請求権)

- (1) F種優先株主は、2017年10月1日以降、当該取得請求がなされた 時点の直前の事業年度の12月31日時点における当会社の会社法第4 61条第2項所定の分配可能額から、当該取得請求がなされた事業年度 につき支払うべきF種優先配当金の額及び当該事業年度においてF種優 先株式の任意買入又は現金を対価として取得を既に行ったか又は行う決 定を行った分の価額の合計額を控除した金額を限度として、かつ法令上 可能な限度で、その保有するF種優先株式の全部又は一部の取得請求を することができる。
- (2) 当会社は、前号に定める取得請求がなされた場合には、法令の定めに従 って取得手続を行うものとする。
- (3)取得価格は、1株につきF種優先株式の払込金額に、F種累積未払配当 金及び取得日の属する事業年度におけるF種優先配当金の額を取得日の 属する事業年度の初日から取得日までの日数(初日を含むが取得日を含 まない。) で目割り計算した額(1年を365日と仮定して計算し、円 位未満を切り捨てる。)を加算した額とする。但し、当該事業年度にお いてF種優先中間配当金を配当したときは、その額を控除した金額とす
- (4) 本項第(1) 号に定める限度額を超えてF種優先株主からの取得請求が あった場合、取得の順位は、各F種優先株主の請求があった株数に応じ た按分比例その他取締役会の決議によって定める方法により決定する。

(議決権)

F種優先株主は、株主総会において議決権を有しない。

令和 1年 8月30日変更 令和 1年 9月 2日登記

株式の譲渡制限に 関する規定

譲渡による当会社の株式の取得については、取締役会の承認を受けなければな らない。

> 平成18年 6月29日変更 平成18年 7月13日登記

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役員に関する事項	取締役	石 橋 康 哉	平成31年 3月27日重任
			平成31年 4月 9日登記
	取締役	石 楯 康 哉	令和 2年 3月26日重任
			令和 2年 4月 2日登記
			令和 3年 3月24日退任
			令和 3年 3月31日登記
	取締役	水野臭紀夫	平成31年 3月27日重任
			平成31年 4月 9日登記
	取締役	水野真紀夫	令和 2年 3月26日重任
			令和 2年 4月 2日登記
	取締役	水 野 真 紀 夫	令和 3年 3月24日重任
			令和 3年 3月31日登記
	取締役	水野真紀夫	令和 4年 3月24日重任
			令和 4年 4月 4日登記
	取締役	水野真紀夫	令和 5年 3月22日重任
			令和 5年 3月29日登記
	取締役	安藤彰敏	平成31年 3月27日重任
			平成31年 4月 9日登記
	取締役	安藤彰敏	令和 2年 3月26日重任
			令和 2年 4月 2日登記
	取締役	安藤彰敏	令和 3年 3月24日重任
			令和 3年 3月31日登記
	取締役	安藤 彰 敏	令和 4年 3月24日重任
			令和 4年 4月 4日登記
			令和 5年 3月22日退任
			令和 5年 3月29日登記

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	取締役	大 橋 正 典	平成31年 3月27日就任
			平成31年 4月 9日登記
	取締役	大 橋 正 典	令和 2年 3月26日重任
			→ → → → → → → → → → → → → → → → → → →
	取締役	大橋正典	令和 3年 3月24日重任
			令和 3年 3月31日登記
	取締役	大 橋 正 典	令和 4年 3月24日重任
			令和 4年 4月 4日登記
			令和 5年 3月22日退任
			令和 5年 3月29日登記
-	取締役	小 酒 俊 朗	令和 3年 3月24日就任
			令和 3年 3月31日登記
			令和 4年 3月24日退任
	取締役	行 武 久 幸	令和 3年 3月24日就任
			令和 3年 3月31日登記
	取締役	行 武 久 幸	令和 4年 3月24日重任
			令和 4年 4月 4日登記
			令和 5年 3月22日退任
			令和 5年 3月29日登記
	取締役	佐々木義広	令和 4年 3月24日就任
			令和 4年 4月 4日登記
	取締役	佐々木義広	令和 5年 3月22日重任
			令和 5年 3月29日登記

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取締役	坂 爪 :	孝博	令和	4年	3月24日就任
			令和	 4年	4月 4日登記
取締役	坂 爪 :	孝 博	令和	5年	3月22日重任
			令和	 5年	3月29日登記
取締役	草柳	徹 哉	令和	5年	3月22日就任
			令和	5年	3月29日登記
愛知県名古屋市 代表取締役		丁目 1 6 番 5 号 真 紀 夫	平成3	1年	3月27日重任
7人交权和1文	<u> </u>		平成 3	1年	4月 9日登記
愛知県名古屋市 代表取締役		丁目 1 6 番 5 号 真 紀 夫	令和	2年	3月26日重任
1人农权和1文	小 到 -	兵 心 大	令和	2年	4月 2日登記
愛知県名古屋市 代表取締役	~ **********************************	丁目8番41号 真 紀 夫	令和 移転	2年	6月 1日住所
			令和	2年	7月13日登記
		丁目8番41号	令和	3年	3月24日重任
代表取締役	水野	真 紀 夫	令和	3年	3月31日登記
愛知県名古屋下 代表取締役		丁目8番41号 真 紀 夫	令和	4年	3月24日重任
1人农权和1文	小 到		令和	4年	4月 4日登記
愛知県名古屋 ī 代表取締役	方守山区小幡 水 野	北1134番地 真 紀 夫	令和 移転	4年	9月 8日住所
			令和	 4年	9月26日登記
			令和	5年	3月22日退任
			令和	5年	3月29日登記

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	兵庫県三田市弥生が丘四丁目7番地12 代表取締役 岩 倉 昌 弘	平成31年	3月27日重任
	1 A by Define the Think and Think	平成31年	4月 9日登記
	東京都品川区南大井二丁目10番6-2112 号	平成31年	4月 7日住所
	代表取締役 岩 倉 昌 弘	平成31年	4月 9日登記
	東京都品川区南大井二丁目10番6-2112	令和 2年	3月26日重任
	代表取締役 岩 畠 弘	令和 2年	4月 2日登記
	東京都品川区南大井二丁目10番6-2112	令和 3年	3月24日重任
	<u>号</u> 代表取締役 岩 倉 昌 弘	令和 3年	3月31日登記
	東京都品川区南大井二丁目10番6-2112	令和 4年	3月24日重任
	<u>之</u> 代表取締役 岩 倉 昌 弘	令和 4年	4月 4日登記
	東京都品川区南大井二丁目10番6-2112 号	令和 5年	3月22日重任
	マ 代表取締役 岩 倉 昌 弘	令和 5年	3月29日登記
	監査役 大賀裕三	平成31年	3月27日重任
		平成31年	4月 9日登記
		令和 4年	3月24日辞任
		令和 4年	4月 4日登記
	監査役 籔 内 俊 弘	令和 4年	3月24日就任
		令和 4年	4月 4日登記

整理番号 ア330599 * 下線のあるものは抹消事!

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	会計監査人	有限責任あずさ監査法人	平成31年	3月27日重任
			平成31年	4月 9日登記
	会計監査人	有限責任あずさ監査法人	令和 2年	3月26日重任
			令和 2年	4月 2日登記
	会計監査人	有限責任あずさ監査法人	令和 3年	3月24日重任
			令和 3年	3月31日登記
	会計監査人	有限責任あずさ監査法人	令和 4年	3月24日重任
			令和 4年	4月 4日登記
	会計監査人	有限責任あずさ監査法人	令和 5年	3月22日重任
			令和 5年	3月29日登記
対する責任の免除に関する規定	て、会社法第4 て免除すること 当会社は、会社 務を行うにつき	比法第423条第1項の監査役の費 ・善意でかつ重大な過失がない場合 ↓25条第1項の規定により免除す	トることができ 賃任について、 合には、取締役 トることができ	る額を限度とし 当該監査役が職 会の決議をもっ
非業務執行取締役等の会社に対する責任の制限に関する規定	との間で、会社 務を行うにつき 項に定める最低 締結することか 当会社は、監査 責任につき、当 は、会社法第4	第役(会社法第2条15号イに定め 社法第423条第1項の取締役の責 善善意でかつ重大な過失がない場合 武責任限度額を限度として、賠償の ができる。 至役との間で、会社法第423条第 当該監査役が職務を行うにつき善係 125条第1項に定める最低責任限 56日の契約を締結することができる。 平成27年 6月30日変更	最任について、 合には、会社法 つ責めに任ずる 第1項の行為に 意でかつ重大な 良度額を限度と 3。	当該取締役が職 第425条第1 べき旨の契約を 関する監査役の 過失がないとき して、賠償の責
吸収合併	令和5年10月 クツ株式会社を	月1日東京都港区海岸三丁目20番 ≥合併	番20号クラシ 令和 5年	
	令和5年10月 を合併	月1日東京都港区海岸三丁目20都		
			令和 5年	10月 2日登記

整理番号 ア330599 * 下線のあるものは抹消事項

	令和5年10月1日東京都港区海岸三丁目20番20号クラシエフーズ株式会 社を合併 令和 5年10月 2日登記
取締役会設置会社に関する事項	取締役会設置会社
監査役設置会社に 関する事項	監査役設置会社
会計監査人設置会 社に関する事項	会計監査人設置会社 平成18年 6月29日設定 平成18年11月22日登記
登記記録に関する 事項	平成18年5月1日東京都千代田区紀尾井町4番5号から本店移転 平成18年 5月17日登記



これは登記簿に記録されている閉鎖されていない事項の全部であることを証明した書面である。

(東京法務局港出張所管轄)

令和 5年10月11日 東京法務局新宿出張所 登記官

田家重信



整理番号 ア330599 * 下線のあるものは抹消事り

閉鎖事項一部証明書

東京都港区海岸三丁目20番20号 クラシエフーズ株式会社

会社法人等番号	0 1 0 4 - 0 1 - 0 3 8 2 5 7	
商号	カネボウフーズ株式会社	
	クラシエフーズ株式会社	平成19年 6月 1日変更
:		平成19年 6月 1日登記
商号譲渡人の債務 に関する免責	当会社は平成18年5月1日事業の譲渡を受け たが、譲渡会社であるカネボウ株式会社の債務	平成18年 5月 1日設定
(三)	について責に任じない。	平成18年 5月 1日登記
本 店	東京都港区海岸三丁目20番20号	
公告をする方法	官報に掲載する	
	官報に掲載する方法により行う。	平成18年 6月29日変更
		平成18年 7月13日登記
	日刊工業新聞に掲載する方法により行う。	平成24年10月 4日変更
		平成24年10月 9日登記
会社成立の年月日	平成5年7月30日	
取締役会設置会社	取締役会設置会社	
に関する事項		平成17年法律第87号第1 36条の規定により平成18 年 5月 1日登記
監査役設置会社に		
関する事項		平成17年法律第87号第1 36条の規定により平成18 年 5月 1日登記
監査役会設置会社 に関する事項	監査役会設置会社	平成18年 5月 1日登記
	平成27年 2月28日廃止	平成27年 3月 3日登記
会計監査人設置会 社に関する事項	会計監査人設置会社	平成18年 5月 1日登記

整理番号 ロ092007 * 下線のあるものは抹消事す

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VERIFICATION OF TRANSLATION

I, Keiko Nakano of 1-10, Hiranomachi 3-chome, Chuo-ku, Osaka, Japan, do hereby
declare that I am familiar with English language and Japanese language, and that the attached
document in English language is a full and faithful translation of the Certificate of Partial
Closed Matters of Kracie Foods, Ltd. and Certificate of All Historical Matters of Kracie,
Ltd.
7
K., Calano

Signature

Date March 29, 2024

東京都港区海岸三丁目20番20号 クラシエフーズ株式会社

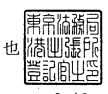
登記記録に関する事項	平成11年5月17日東京都板橋区板橋一丁目42番13号から本店移転 平成11年 6月29日登記
	令和5年10月1日東京都港区海岸三丁目20番20号クラシエ株式会社に合 併し解散
	令和 5年10月 2日登記
	令和 5年10月 2日閉鎖



これは登記簿に記録されている閉鎖された事項の一部であることを証明した書面である。

令和 5年10月30日 東京法務局港出張所 登記官

佐 野 哲



整理番号 口092007

* 下線のあるものは抹消事項

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Certificate of All Historical Matters

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

Corporate Registration	0104-01-061852		
No:			
Corporate Name	Kracie Holdings, Ltd.	Changed on July 1, 2007	
		Registered on July 2, 2007	
	Kracie, Ltd.	Changed on October 1, 2023	
		Registered on October 2, 2023	
Release of Corporate Name Transferor from Its Obligations Head Office	The Company received the transfer of business on May 1, 2006 but disclaims any responsibility for the obligations of Kanebo, Ltd., the transferring company. 20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan		
Method of Public Notice	Public notices of the Company shall be published via Nikkan Kogyo Shimbun.	Changed on October 4, 2012	
	published via Nikkan Kogyo Shimbun.	Registered on October 9, 2012	
Date of Incorporation of the Company	January 28, 2003		
Purpose	The purpose of the Company is to engage in the following businesses and to control or manage the business activities of companies (including foreign companies) engaging in the following businesses and other similar entities by holding shares or interests in such companies, etc.: 1. Acquisition, holding and sales of securities; 2. Management consulting business; 3. Manufacture, processing, purchasing, sales, import and export of the following products, etc., as well as their raw materials and byproducts: (1) Toiletry products, cosmetics, cosmetic utensils, drugs, quasi-drugs, health appliances and medical devices; (2) Foods and food additives; (3) General everyday sundries and clothing ornaments; (4) Textile goods; (5) Detergent, agrichemicals, industrial chemicals and drugs for veterinary use; and (6) Feedstuff, dietary additives and agricultural and livestock products. 4. Designing, manufacture, repair, purchasing, sales, import and export of machinery, appliances and devices; 5. Information processing service, information provision service, and the development, purchasing and sales of software; 6. Sales of technical information and provision of technical guidance and management guidance in relation to Items 3 to 5 above;		

Reference No.: a330599 *Underlined parts represent deleted matters.

TRADEMARK REEL: 008394 FRAME: 0483

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

	7. Home-visit long-term care, home-visit nurs	sing, home-visit rehabilitation, in-home		
	7. Home-visit long-term care, home-visit nursing, home-visit rehabilitation, in-homedical long-term care management guidance, outpatient rehabilitation and in-homedical long-term care management guidance, outpatient			
	long-term care support businesses under the Long-Term Care Insurance Act;			
	8. Purchasing, sales, lease and management of real estate;			
	1			
	Transportation and warehousing businesses; Engaging in contracted testing, research, and analysis;			
	11. Planning, production, sales and consulting for			
	12. Investment in parties who conduct any of the			
	and	ousnesses used in the preceding terms,		
	13. Any business incidental and related to any o	f the preceding items		
	Changed on November 30, 2	_		
Total Number of	1,460,000 shares	Changed on August 30, 2019		
Authorized Shares				
		Registered on September 2, 2019		
Total Number of Shares	Total number of shares outstanding			
Outstanding and Number	<u>1,279,840</u>	Changed on August 30, 2019		
of Shares by Type	Number of shares by type			
	Common shares: 1,206,586	Registered on September 2, 2019		
	Class F preferred shares: 73,254			
	Total number of shares outstanding	Changed on August 31, 2020		
	<u>1,267,630</u> ·			
	Number of shares by type			
	Common shares: 1,206,586	Registered on September 3, 2020		
	Class F preferred shares: 61,044			
	Total number of shares outstanding	Changed on August 31, 2021		
	<u>1,255,420</u>	}		
	Number of shares by type	D		
	Common shares: 1,206,586	Registered on August 31, 2021		
	Class F preferred shares: 48,834			
	Total number of shares outstanding	Changed on August 31, 2022		
	<u>1,243,210</u>			
	Number of shares by type	Desistant and Gentamber 1 2022		
' 	Common shares: 1,206,586	Registered on September 1, 2022		
	Class F preferred shares: 36,624	- _{NA-}		
	Total number of shares outstanding	Changed on August 31, 2023		
	1,231,000			
	Number of shares by type	Designational on Southern to 2022		
	Common shares: 1,206,586	Registered on September 1, 2023		
	Class F preferred shares: 24,414			
Capital	5,000,000,000 yen	Changed on November 25, 2014		
		Registered on December 4, 2014		
	<u> </u>	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

Certificate of Partial Closed Matters

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie Foods, Ltd.

Corporate Registration	0104-01-038257		
No:			
Corporate Name	Kanebo Foods, Ltd.		
	Kracie Foods, Ltd.	Changed on June 1, 2007	
		Registered on June 1, 2007	
Exemption regarding Obligations of Corporate	The Company received the transfer of business on May 1, 2006 but disclaims any responsibility	Established on May 1, 2006	
Name Transferor	for the obligations of Kanebo Foods, Ltd., the transferring company.	Registered on May 1, 2006	
Head Office	20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan	1	
Method of Public Notice	Shall be published in the Official Gazette.		
	Shall be given by means of publication in the	Changed on June 29, 2006	
	Official Gazette.	Registered on July 13, 2006	
	Public notices of the Company shall be published via Nikkan Kogyo Shimbun.	Changed on October 4, 2012 Registered on October 9, 2012	
Date of Incorporation of the Company	July 30, 1993		
Matters Relating to Company with Board of Directors	Company has a board of directors.	Registered on May 1, 2006 in accordance with Article 136 of Act No. 87 of 2005	
Matters Relating to Company with Company Auditors	Company has company auditors.	Registered on May 1, 2006 in accordance with Article 136 of Act No. 87 of 2005	
Matters Relating to	Company has a board of company auditors.	Danistand on Marc 1, 2006	
Company with Board of Company Auditors	Abolished on February 28, 2015	Registered on May 1, 2006 Registered on March 3, 2015	

Reference No.: ro092007 *Underlined parts represent deleted matters.

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

Total Number of Authorized Shares in a Class and the Details of the Shares of Each Class Common shares: 1,300,000 Class F preferred shares: 160,000 Details of Class F preferred shares (Class F Preferred Dividends)

- (1) In the case of paying dividends from surplus with December 31 being the record date, the Company shall pay the amount of dividends from surplus per Class F preferred share as set forth in Item (2) of this section (hereinafter referred to as "Class F Preferred Dividends") to shareholders holding Class F preferred shares (hereinafter referred to as "Class F Preferred Shareholders") or registered pledgees of Class F preferred shares (hereinafter referred to as "Registered Class F Preferred Share Pledgees") who are listed or recorded in the final shareholder register as of such record date, ahead of shareholders holding common shares (hereinafter referred to as "Common Shareholders") and registered pledgees of common shares (hereinafter referred to as "Registered Common Share Pledgees") who are listed or recorded in the final shareholder register as of the same date; provided, however, that if Class F Preferred Interim Dividends defined in the following section have been paid in a relevant fiscal year, such Class F Preferred Interim Dividends shall be deducted from Class F Preferred Dividends.
- (2) The amount of Class F Preferred Dividends for each fiscal year (including the fiscal year in which March 30, 2012 falls (hereinafter referred to as the "Second Change Date")) shall be calculated by multiplying the paid-in amount of Class F preferred shares (if issued class shares other than Class F preferred shares are changed to Class F preferred shares and, as a result, Class F preferred shares are issued, the paid-in amount of such other class shares shall be considered the paid-in amount of Class F preferred shares; the same shall apply hereinafter) by 0.5% for each fiscal year (including fiscal 2019; the same shall apply hereinafter); provided, however, that with respect to dividends from surplus for a fiscal year of less than one year, the amount of Class F Preferred Dividends shall be calculated by multiplying the paid-in amount of Class F preferred shares by 0.5% for each fiscal year and prorating the product based on the number of days in such fiscal year (such days shall include the start and end dates of that fiscal year) (the calculation shall be made assuming that one year consists of 365 days and any fraction less than one yen shall be discarded).

(Class F Preferred Interim Dividends)

In the case of paying dividends from surplus with June 30 being the record date (hereinafter referred to as "Interim Dividends"), the Company shall pay the amount of preferred Interim Dividends determined by resolution of the Board of Directors (hereinafter referred to as "Class F Preferred Interim Dividends") to Class F Preferred Shareholders or Registered Class F Preferred Share Pledgees who are listed or recorded in the final shareholder register as of the record date for such Interim Dividends, ahead of Common Shareholders and Registered Common Share Pledgees who are listed or recorded in the final shareholder register as of the same date, on the condition that the amount of Class F Preferred Interim Dividends shall not exceed one half of the amount set forth in Item (2) of the preceding section.

Reference No.: a330599 *Underlined parts represent deleted matters.

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie Foods, Ltd.

Matters Relating to	Company has a financial auditor.		
Company with Financial	Registered on May 1, 2006		
Auditor			
Matters Relating to	The head office was relocated from 1-42-13 Itabashi, Itabashi-ku, Tokyo on May 17,		
Registered Records	1999.		
	Registered on June 29, 1999		
	The Company was dissolved on October 1, 2023 due to a merger with Kracie, Ltd., which		
	is located at 20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan		
	Registered on October 2, 2023		
	Closed on October 2, 2023		

I hereby certify that the above represents a part of the particulars that are/were recorded and closed in the register.

October 30, 2023

Tokyo Legal Affairs Bureau, Minato Satellite Office

Registrar

Tetsuya Sano (Seal)

Reference No.: ro092007 *Underlined parts represent deleted matters.

TRADEMARK REEL: 008394 FRAME: 0487

(Cumulative Clause)

- (1) If, in a given fiscal year, the per-share amount of surplus funds distributed to Class F Preferred Shareholders or Registered Class F Share Pledgees as Class F Preferred Dividends or Class F Preferred Interim Dividends is less than the amount of Class F Preferred Dividends set forth in Item (2) of the section (Class F Preferred Dividends), the unpaid amount shall be culminated in subsequent fiscal years (hereinafter referred to as "Unpaid Cumulative Class F Dividends").
- (2) All Class F Preferred Dividends and Class F Preferred Interim Dividends for subsequent fiscal years shall be paid ahead of Unpaid Cumulative Class F Dividends. (Non-Participation Clause)

After the Second Change Date, dividends from surplus in excess of Class F Preferred Dividends or Class F Preferred Interim Dividends shall not be paid to Class F Preferred Shareholders or Registered Class F Preferred Pledgees; provided, however, that this shall not apply to the distribution of surplus funds, as stipulated in Article 758, Item (viii) (b) or Article 760, Item (vii) (b) of the Companies Act, during the absorption-type split procedure taken by the Company and the distribution of surplus funds, as stipulated in Article 763, Item (xii) (b) or Article 765, Paragraph 1, Item (viii) (b) of the same act, during the incorporation-type split procedure taken by the Company.

(Distribution of Residual Assets)

When the residual assets of the Company are distributed, for each Class F preferred share, the amount equivalent to Unpaid Cumulative Class F Dividends and the amount calculated by prorating the amount of Class F Preferred Dividends for the fiscal year in which the residual asset distribution date falls based on the number of days between the start date of such fiscal year and the residual asset distribution date (including the start date but excluding the residual asset distribution date) (the calculation shall be made assuming that one year consists of 365 days and any fraction less than one yen shall be discarded) shall be added to the paid-in amount of Class F preferred shares, and then the sum (hereinafter referred to as the "Residual Asset Distribution Amount for Class F Preferred Shares") shall be paid to Class F Preferred Shareholders or Registered Class F Preferred Pledgees, ahead of Common Shareholders and Registered Common Share Pledgees; provided, however, that if Class F Preferred Interim Dividends have been paid in such fiscal year, the amount obtained by deducting the Class F Preferred Interim Dividends from the Residual Asset Distribution Amount for Class F Preferred Shares shall be paid. Residual assets other than those set forth above shall not be distributed to Class F Preferred Shareholders or Registered Class F Preferred Share Pledgees.

(Acquisition Clause)

- (1) The Company may acquire all or part of Class F preferred shares for cash at any time, regardless of the preferences of Class F Preferred Shareholders.
- (2) In the case of acquiring a part of Class F preferred shares in accordance with this Section, such acquisition shall be made either on a pro-rata basis, based on the number of Class F preferred shares held by each Class F Preferred Shareholder or by any other method determined by resolution of the Board of Directors.
- (3) The acquisition price shall be calculated as follows: For each share, the amount equivalent to Unpaid Cumulative Class F Dividends and the amount calculated by

Reference No.: a330599 *Underlined parts represent deleted matters.

prorating the amount of Class F Preferred Dividends for the fiscal year in which the acquisition date falls based on the number of days between the start date of such fiscal year and the acquisition date (including the start date but excluding the acquisition date) (the calculation shall be made assuming that one year consists of 365 days and any fraction less than one yen shall be discarded) shall be added to the paid-in amount of Class F preferred shares and the sum shall be regarded as the acquisition price; provided, however, that if Class F Preferred Interim Dividends have been paid in such fiscal year, the amount obtained by deducting the Class F Preferred Interim Dividends from such sum shall be regarded as the acquisition price.

(Right to Demand Acquisition)

- (1) On and after October 1, 2017, a Class F Preferred Shareholder may demand the acquisition of all or part of Class F preferred shares held by such shareholder, to the extent permitted by law and on the condition that the amount obtained by subtracting the sum of the amount of Class F Preferred Dividends to be paid for the fiscal year in which the relevant acquisition demand is made and the amount of Class F preferred shares that have already been subjected to a voluntary purchase or acquisition with cash in such fiscal year or for which a decision for such voluntary purchase or acquisition has been made in such fiscal year, from the Company's distributable amount, as stipulated in Article 461, Paragraph 2 of the Companies Act, as of December 31 of the fiscal year immediately before that in which the relevant acquisition demand is made shall be set as the upper limit.
- (2) If the acquisition demand under the preceding item is made, the Company shall take acquisition procedures in accordance with laws and regulations.
- (3) The acquisition price shall be calculated as follows: For each share, the amount equivalent to Unpaid Cumulative Class F Dividends and the amount calculated by prorating the amount of Class F Preferred Dividends for the fiscal year in which the acquisition date falls based on the number of days between the start date of such fiscal year and the acquisition date (including the start date but excluding the acquisition date) (the calculation shall be made assuming that one year consists of 365 days and any fraction less than one yen shall be discarded) shall be added to the paid-in amount of Class F preferred shares and the sum shall be regarded as the acquisition price; provided, however, that if Class F Preferred Interim Dividends have been paid in such fiscal year, the amount obtained by deducting the Class F Preferred Interim Dividends from such sum shall be regarded as the acquisition price.
- (4) If Class F Preferred Shareholders make an acquisition demand exceeding the upper limit set forth in Item (1) of this section, the order of acquisition shall be determined either on a pro-rata basis, based on the number of shares subject to the acquisition demand made by each Class F Preferred Shareholder or by any other method determined by resolution of the Board of Directors.

(Voting Rights)

Class F Preferred Shareholders shall have no voting rights to be exercised in a General Meeting of Shareholders.

Changed on August 30, 2019 Registered on September 2, 2019

Reference No.: a330599 *Underlined parts represent deleted matters.

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

Provisions Relating to Restrictions on Transfer of Shares	Transfer of	f the shares of the Company must be a Changed on June 29, 2006	
Matters Relating to	Director	Yasuya Ishibashi	Reelected on March 27, 2019
Officers			Registered on April 9, 2019
	Director	Yasuya Ishibashi	Reelected on March 26, 2020
			Registered on April 2, 2020
			Resigned on March 24, 2021
			Registered on March 31, 2021
	Director	Makio Mizuno	Reelected on March 27, 2019
			Registered on April 9, 2019
	Director	Makio Mizuno	Reelected on March 26, 2020
			Registered on April 2, 2020
	Director	Makio Mizuno	Reelected on March 24, 2021
			Registered on March 31, 2021
	Director	Makio Mizuno	Reelected on March 24, 2022
			Registered on April 4, 2022
	Director	Makio Mizuno	Reelected on March 22, 2023
			Registered on March 29, 2023
	Director	Akitoshi Ando	Reelected on March 27, 2019
			Registered on April 9, 2019
	Director	Akitoshi Ando	Reelected on March 26, 2020
			Registered on April 2, 2020
	Director	Akitoshi Ando	Reelected on March 24, 2021
			Registered on March 31, 2021
	Director	Akitoshi Ando	Reelected on March 24, 2022
			Registered on April 4, 2022
			Resigned on March 22, 2023
			Registered on March 29, 2023

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

Registered on April 9, 2019 Director Nacki Okada Registered on April 9, 2020 Registered on April 2, 2020 Resigned on March 24, 2021 Registered on March 31, 2021 Director Toyoji Suzuki Registered on April 9, 2019 Registered on April 9, 2019 Registered on April 9, 2019 Registered on April 9, 2020 Director Toyoji Suzuki Reelected on March 26, 2020 Registered on April 2, 2020 Director Toyoji Suzuki Registered on April 2, 2020 Director Toyoji Suzuki Registered on March 24, 2021 Resigned on March 24, 2021 Resigned on March 24, 2022 Registered on April 9, 2019 Registered on March 26, 2020 Registered on March 27, 2019 Registered on March 24, 2021 Registered on March 24, 2021 Registered on March 24, 2022 Registered on March 24, 2021 Registered on March 24, 2022 Registered on March 24, 2022 Registered on March 27, 2019 Registered on March 26, 2020 Registered on April 9, 2019 Registered on April 9, 2020 Registered on April 9, 2019 Registered on April 9, 2020	ם	irector	Naoki Okada	Reelected on March 27, 2019
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Director Masanori Ohashi Reelected on March 26, 2020	D	irector	Masanori Ohashi	Elected on March 27, 2019
Redicted of Maior 20, 2020				Registered on April 9, 2019
Registered on April 2, 2020	D	Director	Masanori Ohashi	Reelected on March 26, 2020
				Registered on April 2, 2020

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

	Director	Masanori Ohashi	Reelected on March 24, 2021
	Dimen	Managari Ohashi	Registered on March 31, 2021
	<u>Director</u>	Masanori Ohashi	Reelected on March 24, 2022
			Registered on April 4, 2022
			Resigned on March 22, 2023
			Registered on March 29, 2023
	Director	Toshiro Kosaka	Elected on March 24, 2021
			Registered on March 31, 2021
			Resigned on March 24, 2022
			Registered on April 4, 2022
	Director	Hisayuki Yukitake	Elected on March 24, 2021
			Registered on March 31, 2021
	Director	Hisayuki Yukitake	Reelected on March 24, 2022
			Registered on April 4, 2022
			Resigned on March 22, 2023
			Registered on March 29, 2023
	Director	Yoshihiro Sasaki	Elected on March 24, 2022
			Registered on April 4, 2022
	Director	Yoshihiro Sasaki	Reelected on March 22, 2023
			Registered on March 29, 2023
	<u>Director</u>	Takahiro Sakatsume	Elected on March 24, 2022
			Registered on April 4, 2022
	Director	Takahiro Sakatsume	Reelected on March 22, 2023
			Registered on March 29, 2023
	Director	Tetsuya Kusayanagi	Elected on March 22, 2023
			Registered on March 29, 2023
	-	kugawa, Higashi-ku, Nagoya-shi,	Reelected on March 27, 2019
	Aichi Representat	tive Director Makio Mizuno	Registered on April 9, 2019
		kugawa, Higashi-ku, Nagoya-shi,	Reelected on March 26, 2020
	Aichi Representat	tive Director Makio Mizuno	Registered on April 2, 2020
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20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

	1-8-41 Tokugawa, Higashi-ku, Nagoya-shi,	Address changed on June 1, 2020
	Aichi Representative Director Makio Mizuno 1-8-41 Tokugawa, Higashi-ku, Nagoya-shi,	Registered on July 13, 2020
		Reelected on March 24, 2021
,	Aichi Research Singaton Makin Mirana	Registered on March 31, 2021
	Representative Director Makio Mizuno 1-8-41 Tokugawa, Higashi-ku, Nagoya-shi,	Reelected on March 24, 2022
	<u>Aichi</u>	
	Representative Director Makio Mizuno	Registered on April 4, 2022
	1134 Obata-kita, Moriyama-ku, Nagoya-shi, Aichi	Address changed on September 8, 2022
	Representative Director Makio Mizuno	Registered on September 26, 2022
		Resigned on March 22, 2023
		Registered on March 29, 2023
	4-7-12 Yayoigaoka, Sanda-shi, Hyogo	Reelected on March 27, 2019
	Representative Director Masahiro Iwakura	Registered on April 9, 2019
	2-10-6-2112 Minami-oi, Shinagawa-ku, Tokyo	Address changed on April 7, 2019
	Representative Director Masahiro Iwakura	Registered on April 9, 2019
	2-10-6-2112 Minami-oi, Shinagawa-ku, Tokyo	Reelected on March 26, 2020
	Representative Director Masahiro Iwakura	Registered on April 2, 2020
	2-10-6-2112 Minami-oi, Shinagawa-ku, Tokyo	Reelected on March 24, 2021
	Representative Director Masahiro Iwakura	Registered on March 31, 2021
	2-10-6-2112 Minami-oi, Shinagawa-ku, Tokyo	Reelected on March 24, 2022
	Representative Director Masahiro Iwakura	Registered on April 4, 2022
	2-10-6-2112 Minami-oi, Shinagawa-ku, Tokyo	Reelected on March 22, 2023
	Representative Director Masahiro Iwakura	Registered on March 29, 2023
	Company Auditor Yuzo Oga	Reelected on March 27, 2019
		Registered on April 9, 2019
		Resigned on March 24, 2022
		Registered on April 4, 2022
	Company Auditor Toshihiro Yabuuchi	Elected on March 24, 2022
		Registered on April 4, 2022
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20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

	Financial Auditor	KPMG AZSA LLC	Reelected on March 27, 2019
			Registered on April 9, 2019
	Financial Auditor	KPMG AZSA LLC	Reelected on March 26, 2020
			Registered on April 2, 2020
	Financial Auditor	KPMG AZSA LLC	Reelected on March 24, 2021
			Registered on March 31, 2021
	Financial Auditor	KPMG AZSA LLC	Reelected on March 24, 2022
			Registered on April 4, 2022
	Financial Auditor	KPMG AZSA LLC	Reelected on March 22, 2023
			Reelected on March 29, 2023
Provisions concerning Exemption of Directors, etc., from Liability towards the Company	The Company may, by resolution of the Board of Directors, exempt its directors from liability under Article 423, Paragraph 1 of the Companies Act, if such directors perform their duties in good faith and without gross negligence, on the condition that the amount of such exemption does not exceed the maximum amount for which exemption may be given pursuant to the provisions of Article 425, Paragraph 1 of the Companies Act. The Company may, by resolution of the Board of Directors, exempt its company auditors from liability under Article 423, Paragraph 1 of the Companies Act, if such company auditors perform their duties in good faith and without gross negligence, on the condition that the amount of such exemption does not exceed the maximum amount for which exemption may be given pursuant to the provisions of Article 425, Paragraph 1 of the Companies Act. Changed on June 29, 2006 Registered on July 13, 2006		
Provisions concerning Restrictions on Liability of Non-Executive Directors, etc., towards the Company	The Company may conclude an agreement with its directors (excluding executive directors, etc., defined in Article 2, Item (xv) (a) of the Companies Act) to establish their liability for damages under Article 423, Paragraph 1 of the Companies Act, on the condition that the minimum liability amount under Article 425, Paragraph 1 of the Companies Act is set as the upper limit, if such directors perform their duties in good faith and without gross negligence. The Company may conclude an agreement with its company auditors to establish their liability for damages under Article 423, Paragraph 1 of the Companies Act, on the condition that the minimum liability amount under Article 425, Paragraph 1 of the Companies Act is set as the upper limit, if such company auditors perform their duties in good faith and without gross negligence. Changed on June 30, 2015 Registered on July 1, 2015		
Absorption-type Merger	On October 1, 2023, the Company merged with Kracie Home Products, Ltd., which was located at 20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Registered on October 2, 2023		

20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan Kracie, Ltd.

	On October 1, 2023, the Company merged with Kracie Pharmaceutical, Ltd., which was located at 20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan.		
	Registered on October 2, 2023		
	On October 1, 2023, the Company merged with Kracie Foods, Ltd., which was located a		
	20-20, Kaigan 3-chome, Minato-ku, Tokyo, Japan		
	Registered on October 2, 2023		
Matters Relating to	Company has a board of directors.		
Company with Board of			
Directors			
Matters Relating to	Company has company auditors.		
Company with Company			
Auditors			
Matters Relating to	Company has a financial auditor.		
Company with Financial	Established on June 29, 2006 Registered on November 22, 2006		
Auditor			
Matters Relating to	The head office was relocated from 4-5 Kioi-cho, Chiyoda-ku, Tokyo on May 1, 2006.		
Registered Records	Registered on May 17, 2006		

I hereby certify that the above represents all the particulars that are/were recorded and not closed in the register.

(Under the jurisdiction of the Minato Satellite Office of the Tokyo Legal Affairs Bureau)

October 11, 2023

Tokyo Legal Affairs Bureau, Minato Satellite Office

Registrar

Shigenobu Taie (Seal)

Reference No.: a330599 *Underlined parts represent deleted matters.

11/11

TRADEMARK REEL: 008394 FRAME: 0495

RECORDED: 02/21/2024