Translation: Please note that the following purports to be an accurate and complete translation of the original Japanese version prepared for the convenience of investors. However, in the case of any discrepancy between the translation and the Japanese original, the latter shall prevail.

TSE Code: 9697 ISIN: JP3218900003 SEDOL: 6173694 JP

May 29, 2023

(Electronic Disclosure: May 22, 2023)

To: Shareholders

#### Notice of Convocation of the 44th Ordinary General Meeting of Shareholders

We would like to hereby inform you that the 44th Ordinary General Meeting of Shareholders of the CAPCOM Co., Ltd. (hereinafter "the Company") will be held as described below. The Company has taken measures for provision in electronic format to convene this General Meeting of Shareholders with regard to the information which is the content of the Reference Materials, etc. for General Meeting of Shareholders (the Electronic Provision Measures Matters). Such information is available on the Company's websites and other internet site(s) set out below.

[Website of the Company] https://www.capcom.co.jp/ir/english/stock/meeting.html

[Website of the Tokyo Stock Exchange, Inc. (Listed Company Search)] Please find the relevant information by inputting either the Company name "CAPCOM" or the security code "9697" and then by clicking "Basic information" and "Documents for public inspection/PR information". <a href="https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show">https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show</a>

As for exercising your voting rights to our proposals as described below, it is possible to exercise your voting rights by either of the methods stated below. To exercise your voting rights, please review the Reference Document Concerning the General Meeting of Shareholders below and exercise your rights by 5:30 PM on June19, 2023 (Monday), JST.

#### [In case of exercising voting rights by mail]

Please indicate on the Voting Right Exercise Form enclosed herewith your approval or disapproval of each proposal listed thereon and return the form to the Company before the deadline stated above.

#### [In case of exercising voting rights via the Internet]

Note: Voting via the Internet other than ICJ platform is only available for registered shareholders in Japan with Japanese language only. The ICJ platform is an electronic voting platform for institutional investors via ProxyEdge® system of Broadridge. For further details, please consult with your custodian(s), nominee(s) and/or broker(s).

Exercising a voting right can only be made via the Internet by accessing the website of Mitsubishi UFJ Trust and Banking Corporation, the administrator of the shareholder register ( https://evote.tr.mufg.jp/ ). Please use the log-in ID and temporary password which are shown on the Voting Right Exercise Form. After logging in, please indicate your approval or disapproval of each proposal by following the instructions on the display screen before the deadline stated above.

Please see the Guidance for the Exercise of Voting Rights via the Internet attached below (p.\*-p.\* note: intentionally omitted).

The Company participates in the electronic voting right execution platform for institutional investors operated by ICJ, Inc.

In case that a voting right is exercised both via the Internet and by the Voting Right Exercise Form, only the vote registered via the Internet will be recognized as valid.

#### (Note)

Your vote is important. We appreciate your participation in the Meeting through providing instruction to your custodian(s), broker(s), nominee(s), voting agent(s) or other authorized intermediaries to process your vote as soon as possible. We look forward to receiving your vote.

Yours faithfully,

CAPCOM Co., Ltd. 1-3, Uchihirano-machi 3-chome,Chuo-ku, Osaka, Japan

By: Haruhiro Tsujimoto
President and COO
Representative Director

#### **Particulars**

1. Date & Time: June 20, 2023 (Tuesday) at 10:00 a.m.

(Reception is scheduled to open at 9:00 a.m.)

2. Place: The Ritz-Carlton Osaka, The Ritz-Carlton Ballroom

5-25, Umeda 2-chome Kita-ku, Osaka

The Venue has been changed from the previous year. Please be

careful when you physically attend the meeting.

3. Object:

Matters to be reported:

1 Report on the Business Report, Consolidated Financial Statements and Non-Consolidated Financial Statements for the 44th Fiscal Year (from April 1, 2022 to March 31, 2023); and

2 Report on the Results of Audit for Consolidated Financial Statements for the 44th Fiscal Year (from April 1, 2022 to March 31, 2023) by the Accounting Auditor and the Audit and Supervisory Committee.

Matters to be resolved:

First proposal: Proposed Appropriation of Retained Earnings

Second proposal: Election of Twelve (12) Directors (Excluding Directors

Who Are Members of the Audit and Supervisory

Committee)

- **4.** Others:
- In case that a voting right is exercised both via the Internet and by the Voting Right Exercise Form, only the vote registered via the Internet will be recognized as valid.
- In case voting right is exercised twice or more via Internet, the last votes shall prevail.
- If neither approval nor disapproval of each proposal is indicated on the Voting Rights Exercise Form, it is deemed for approval.
- Hybrid Participation-Type General Meeting of Shareholders

We will be holding a so-called hybrid participation-type general meeting of shareholders again this year in line with current regulatory guidance, although exercising voting rights to our proposals remains unchanged as described in the Notice of Convocation of the 43rd Ordinary General Meeting of Shareholders.

Shareholders will be able to submit opinions and questions through the web portal for shareholders (in Japanese only) operated by Mitsubishi UFJ Trust and Banking, the administrator of the shareholder register. Please note:

- Questions will be limited to object items of the Ordinary General Meeting of Shareholders.
- Responses will be made to a portion of the comments and questions at the
  Ordinary General Meeting of Shareholders. The comments and questions
  to which the Company will respond will be those in which shareholders are
  commonly interested. It will not be possible to respond to all the comments
  and questions.
- Comments and questions from shareholders will be posted on the Company website at a later date.

#### **Reference Document Concerning the General Meeting of Shareholders**

#### **Proposals and reference matters:**

#### First Proposal: Proposed Appropriation of Retained Earnings

The Company considers returning profits to shareholders to be one of the most important management issues. The Company, taking into account future business development and changes in operating circumstances, makes best efforts to pay stable and continued dividends on the basis of the fundamental policy under which the consolidated payout ratio is 30%.

The Company, taking into account the policy set forth above, and with net income attributable to owners of the parent having renewed a record high, proposes to distribute \mathbb{Y}30 per share, as the year-end dividend for the fiscal year under review.

The Company is celebrating its 40<sup>th</sup> anniversary in June 2023. The Company would like to pay special dividend of ¥10 thanking its shareholders for support to the Company.

Therefore, year-end dividend shall be \quantum 40 per share (\quantum 30 per share ordinary dividend and \quantum 10 per share special dividend).

As \\(\frac{4}{23}\) per share has already been paid as the interim dividend, the annual dividend for the year under review is \\(\frac{4}{63}\) and the consolidated payout ratio is 36.1%.

- 1. Type of dividend property: Cash
- 2. Matters concerning the allotment of dividend property and the total amount paid to shareholders:

\$40 per share of common stock of the Company (Ordinary dividend \$30 per share, special dividend \$10 per share);

The total amount to be \$8,524,461,480

3. Date when dividends of retained earnings take effect: June 21, 2023 (Wednesday)

Reference: Dividends etc., Over Time

	40th Fiscal Year ended March 2019	41st Fiscal Year ended March 2020	42nd Fiscal Year ended March 2021	43rd Fiscal Year ended March 2022	44th Fiscal Year ended March 2023 (Fiscal Year under Review)
Annual Dividend per Share (Yen)	35	45	71	46	63
Annual Dividend (Million Yen)	3,777	4,803	7,579	9,820	13,426
Consolidated Dividend Payout Ratio (%)	30.3	30.1	30.4	30.2	36.1

- Note1: A stock split took place as at April 1, 2021, whereby one ordinary share was split into two shares.
- Note2: Figures for the 44th Fiscal Year (Fiscal Year under Review) assume that this proposal is approved as proposed
- Note3:.Consolidated Dividend Payout Ratio for the 44th Fiscal year (Fiscal Year under Review) includes 40-year special dividend of ¥10

## Second Proposal: Election of Twelve (12) Directors (Excluding Directors Who are Members of the Audit and Supervisory Committee)

The term of office for all twelve (12) Directors (excluding Directors who are members of the Audit and Supervisory Committee) shall expire at the closing of this Ordinary General Meeting of Shareholders.

Therefore, the Company proposes to elect twelve (12) Directors.

For the purpose of selecting the candidates for Directors, the Nomination and Remuneration Committee, the majority of which consists of Independent Directors and of which the Chairman is an Independent External Director so as to enhance transparency and objectivity, was referred to and the Board of Directors decided the candidates for Directors upon consideration of the deliberations and recommendation of the Nomination and Remuneration Committee.

Furthermore, it was reported that the Audit and Supervisory Committee expressed its opinion that the candidates are appropriate for the Directors of the Company upon deliberation.

#### Candidates for Directors are as follows:

Candidate No.	Name	Career position and assignment in the Company	Term of office as a Director*	Attendance of the Board of Directors meetings	Number of positions at other listed companies
1	Kenzo Tsujimoto Internal Re-election	Chairman and Representative Director Chief Executive Officer (CEO)	40 years	10/10 times (100%)	_
2	Haruhiro Tsujimoto Internal Re-election	Representative Director President and Chief Operating Officer (COO), in charge of and Arcade Operations Business	26 years	10/10 times (100%)	_
3	Satoshi Miyazaki Internal Re-election	Director Executive Vice President and Chief Human Resources Officer (CHO), in charge of Corporate Management	2 years	10/10 times (100%)	_
4	Yoichi Egawa Internal Re-election	Director Executive Corporate Officer, in charge of Development Divisions and Pachinko & Pachislo Business Divisions	10 years	10/10 times (100%)	_
5	Kenkichi Nomura Internal Re-election	Director Executive Corporate Officer, Chief Financial Officer (CFO) deputy in charge of Corporate Management	7 years	10/10 times (100%)	_
6	Yoshinori Ishida Internal Re-election	Director Executive Corporate Officer, in charge of Global Business	1 year	8/8times (100%)	_

7	Ryozo Tsujimoto Internal Re-election	Director Executive Corporate Officer, Deputy in charge of Development Divisions	1 year	8/8times (100%)	_
8	Toru Muranaka  External Re-election Independent Director	Director	7 years	10/10 times (100%)	1 company
9	Yutaka Mizukoshi External Re-election Independent Director	Director	5 years	10/10 times (100%)	1 company
10	Wataru Kotani External Re-election Independent Director	Director	2 years	10/10times (100%)	_
11	Toshiro Muto  External Re-election  Independent Director	Director	1 year	8/8 times (100%)	-
12	Yumi Hirose  External Re-election  Independent Director	Director	1 year	8/8 times (100%)	1 company

- 1. The term of office as Director represents the period from assumption of office at the closing of this General Meeting of Shareholders.
- 2. Attendance for Messrs. Yoshinori Ishida, Ryozo Tsujimoto, Toshiro Muto and Yumi Hirose is for after assumption of office at the previous General Meeting of Shareholders.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations
1	Internal Re-election  Date of birth: December 15, 1940  Term of office as Director:40 years (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 10/10 times (100%)  Number of shares of the Company held:4,039,760 shares	June 1983: President and Representative Director of the Company  Apr. 1997: Head of The Association of Copyright for Computer Software (now The General Incorporated Association of Copyright for Computer Software)  Apr. 2001: Chief Executive Officer (CEO) of the Company (to present)  July 2007: Chairman and Representative Director of the Company (to present)  Feb. 2010: Representative Director of Kenzo Estate Winery Japan Co., Ltd. (to present)  [Important concurrent office of other organizations]  Representative Director of Kenzo Estate Winery Japan Co., Ltd.

Mr. Kenzo Tsujimoto has led the Capcom Group with his strong leadership as Chief Executive Officer (CEO), by virtue of his ability to make swift decisions and execute well, in addition to his excellent foresight and his abundant experience. His existence as a charismatic founder of the Company is a spiritual and mental pillar as well as centripetal force for the Company's officers and employees.

Taking into consideration the results of the Company until today, the Company continues to ask shareholders to re-elect him as Director since the Company expects him to contribute to the enhancement of corporate value of the Company hereafter.

#### [Special interests between the candidate and the Company]

He is concurrently the representative director of Kenzo Estate Winery Japan Co., Ltd., with which the Company has a trading relationship including purchase of its products, etc.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, pos	ition, responsibility, important concurrent office of other organizations
2	Internal Re-election  Date of birth: October 19, 1964 Term of office as Director: 26 years (At the closing of this Ordinary General Meeting of Shareholders) Attendance of the Board of Directors meetings:10/10 times (100%)  Number of shares of the Company held: 6,199,200 shares	Apr. 1987: June 1997: Feb. 1999: Apr. 2001: July 2004: Apr. 2006: July 2007: Aug. 2016:  June 2022: May 2023:  [Important c Chairman, Common C	Entered into the Company Director of the Company Managing Director of the Company Senior Managing Director of the Company Director and Executive Corporate Officer of the Company Director and Executive Vice President of the Company President and Representative Director, Chief Operating Officer (COO) of the Company (to present) President and Representative Director, and Director in charge of Global Marketing Business and Arcade Operations Business of the Company President and Representative Director, and Director in charge of Arcade Operations Business of the Company (to present) Chairman, Computer Entertainment Supplier's Association (to present) Concurrent office of other organizations Computer Entertainment Supplier's Association

Since assumption of the office of President, Mr. Haruhiro Tsujimoto has, as Chief Operating Officer (COO), been engaged in the deep cultivation of the Company's existing business and in the diversification of its business fields. In addition to strengthening software development, the core business of the Capcom Group, and promoting its Single Content Multi Usage Strategy, he has worked to enhance the Arcade Operations and eSports business. He contributes to steadily strengthening the management foundation with agile management suited for environment changes and sound management methods.

The Company continues to ask shareholders to re-elect him as Director since the Company expects him to contribute to the development of the Company hereafter.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Tsujimoto and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, po	sition, responsibility, important concurrent office of other organizations
3	Internal Re-election  • Date of birth: February 23, 1960 • Term of office as Director:2 years (At the closing of this Ordinary General Meeting of Shareholders) • Attendance of the Board of Directors meetings: 10/10 times (100%) • Number of shares of the Company held:2,800 shares	Apr. 1983: Apr. 2011: Apr. 2013: Apr. 2016: Apr. 2020: Apr. 2021: May 2021: June 2021: Apr. 2022:	Entered The Industrial Bank of Japan, Ltd. (now Mizuho Bank, Ltd.) Executive Officer, General Manager of Corporate Banking Division No.6 of the Mizuho Corporate Bank, Ltd. (now Mizuho Bank, Ltd.) Managing Executive Officer in charge of Sales of Mizuho Corporate Bank, Ltd.) Executive Officer and Deputy President in charge of Western Japan of Mizuho Financial Group, Inc. Representative Director and Deputy President & Executive Officer in charge of Western Japan of Mizuho Bank, Ltd Representative Director and Deputy President of Mizuho Bank, Ltd Resigned from the post above Executive Vice President of the Company (to present) Director, Chief Human Resources Officer (CHO) and in charge of Corporate Management (to present)

Mr. Satoshi Miyazaki is working to strengthen the overall management foundation by leveraging his many years of experience working for financial institutions, and is involved in management of the Company bringing his broad insight and knowledge.

Since it is expected that he will continue to push forward with the Company's human resources investment strategy as Chief Human Resources Officer (CHO). In addition he is expected to contribute to the sustainable growth and enhancement of the corporate value of the Capcom Group by leading the administrative divisions generally, the Company asks shareholders to re-elect him as Director.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Miyazaki and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, po	osition, responsibility, important concurrent office of other organizations
4	Internal Re-election  Date of birth: November 15, 1963  Term of office as Director: 10 years (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 10/10 times (100%)  Number of shares of the Company held: 9,000 shares	Apr. 1985: Apr. 1999: Aug. 1999: Apr. 2011: Apr. 2013: June 2013: July 2016: Apr. 2019: Apr. 2020:	Entered the Company General Manager of Creative Division 5 of the Company Corporate Officer, General Manager of Creative Division 5 of the Company Managing Corporate Officer of the Company Executive Corporate Officer of the Company (to present) Director, in charge of Arcade Business and Pachinko & Pachislo Business of the Company Director, in charge of Amusement Equipment Business, Arcade Operations Business and Consumer Games Development of the Company Director, in charge of Consumer Games Development and Pachinko & Pachislo Business Divisions of the Company Director, in charge of Development Divisions and Pachinko & Pachislo Business Divisions of the Company Oresent)

Mr. Yoichi Egawa has, since his entrance into the Company, been engaged in development, manufacture, sales and operation of amusement facilities for many years so that he possesses high professionalism, abundant experience and know-how. He is fully acquainted with a wide range of knowledge and practice with respect to games overall and it is expected that he will contribute to expansion of the Company's overall business hereafter as a leader in the development of consumer games so that the Company asks shareholders to continue to elect him as Director.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Egawa and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, pos	sition, responsibility, important concurrent office of other organizations
5	<ul> <li>Internal Re-election</li> <li>Date of birth: May 18, 1955</li> <li>Term of office as Director:7 years (At the closing of this Ordinary General Meeting of Shareholders)</li> <li>Attendance of the Board of Directors meetings: 10/10 times (100%)</li> <li>Number of shares of the Company held: 10,800 shares</li> </ul>	Apr. 2009: July 2010: June 2015: Apr. 2016: June 2016: Apr. 2020: Apr. 2022:	Corporate Officer in charge of Internal Control of the Company Managing Corporate Officer in charge of Financial and Accounting Division of the Company Managing Corporate Officer in charge of Financial and Accounting Division and Secretarial Affairs, PR and IR Division of the Company Executive Corporate Officer (to present) Head of Finance, Accounting and Public Relations Divisions Director, Chief Financial Officer (CFO) (to present) and in charge of Corporate Management of the Company Director, in charge of Corporate Management, Planning and Strategy Divisions of the Company Director, deputy in charge of Corporate Management of the Company (to present)

Mr. Kenkichi Nomura has expertise and a wealth of experience in finance, accounting, IR, public relations, risk management and the like and as Chief Financial Officer (CFO) has overseen overall management and worked to build a strong financial foundation for the Capcom Group in order to achieve the Medium-Term Management Goals. He also works tirelessly in a wide range of fields such as management planning and the setting and promotion of business strategy to achieve further growth for the Company.

The Company asks shareholders to continue to elect him as Director since he is expected to hereafter contribute to development of the Company.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Nomura and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, pos	sition, responsibility, important concurrent office of other organizations
6	Internal Re-election  • Date of birth: March 23, 1970  • Term of office as Director:1 year (At the closing of this Ordinary General Meeting of Shareholders)  • Attendance of the Board of Directors meetings: 8/8 times (100%)  • Number of shares of the Company held: 3,800 shares	Apr. 1992: Apr. 2005: Mar. 2011: Apr. 2013: Apr. 2016: June 2017: Apr. 2019: Sep. 2021: Apr. 2022: June 2022:	Entered the Company General Manager of Sales Promotion Division of the Company Deputy Leader of Consumer Games Business Division of the Company Corporate Officer in charge of Domestic Consumer Games Business Division a of the Company Corporate Officer in charge of Japan/Asia Business of the Company Corporate Officer in charge of Japan/Asia Business and Deputy Leader of Mobile Online Development Division of the Company Managing Corporate Officer in charge of Japan/Asia Business and Deputy Leader of Mobile Online Development Division of the Company Managing Corporate Officer in charge of Global Business of the Company Executive Corporate Officer in charge of Global Business of the Company (to present) Director in charge of Global Business of the Company (to present)

Mr. Yoshinori Ishida is knowledgeable about trends in the games market and the business environment as he has worked in the consumer business for many years since entering the Company. He also has abundant experience in overseas business and development. The Company asks shareholders to continue to elect him as Director since he is expected to hereafter contribute to the further development of its global expansion of the Company.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Ishida and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, pos	ition, responsibility, important concurrent office of other organizations
7	Internal Re-election  Date of birth: October 18, 1973  Term of office as Director:1 year (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 8/8 times (100%)  Number of shares of the Company held: 6,183,800 shares	Apr. 1996: Sep. 2013: Apr. 2014: June 2017: Apr. 2018: Oct. 2020: Apr. 2022: June 2022:	Entered the Company General Manager of Development Division 3 of the Company Corporate Officer in charge of Consumer Games Development Division 3 of the Company Corporate Officer in charge of Consumer Games Development Division 3 and Mobile Online Development Division of the Company Managing Corporate Officer in charge of Consumer Games Development Division 2 and Mobile Online Development Division of the Company Managing Corporate Officer Head of Consumer Games Development Division 2 (to present) Executive Corporate Officer (to present) Director, Deputy in charge of Development Division (to present)

Mr. Ryozo Tsujimoto has a great deal of expertise and abundant know-how as he has worked in games development for many years since entering the Company. He has broad knowledge about games in general and is experienced in actual operations. The Company asks shareholders to continue to elect him as Director since he is expected to hereafter contribute to the development of the Company.

[Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Tsujimoto and the Company.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations
8	External Re-election Independent Director  Date of birth: June 3, 1965  Term of office as Director: 7 years (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 10/10 times (100%)  Number of shares of the Company held: 2,100 shares	Apr. 1995: Registered Lawyer (Osaka Bar Association) Entered into Daiichi Law Office (now Daiichi Law Office, P.C.)  Dec. 2007: Partner of Daiichi Law Office, P.C. (to present) May 2014: External Corporate Auditor of Furuno Electric Co., Ltd. (to present)  June 2015: External Corporate Auditor of Suzuken Co., Ltd.  June 2016: External Director of the Company (to present)  [Important concurrent office of other organizations] Partner of Daiichi Law Office, P.C. External Corporate Auditor of Furuno Electric Co., Ltd.

Mr. Toru Muranaka has not participated in management of companies other than as an External Director or an External Corporate Auditor. However, he is a lawyer specialized in the field of the Companies Act, Financial Instruments and Exchange Act and others, and in addition to holding a high level of professional knowledge and wide ranging insight and expertise, he makes suggestions and gives advice to the Company on legitimacy and appropriateness from a professional viewpoint.

It is expected that he will contribute to stronger audit and supervision of the Board of Directors from a legal viewpoint. Accordingly, the Company asks shareholders to continue to elect him as External Director.

#### Special interests between the candidate and the Company

There is no special interest relationship between Mr. Muranaka and the Company.

#### [Independence]

Mr. Muranaka is a member of Legal Professional Corporation (LPC) Daiichi Law Office, P.C. with which the Company has entered into a legal counsel agreement. However, the total amount involved in transactions between the two parties on an annual basis is very small, i.e., accounting for either party for less than one (1) % of consolidated net sales or transactions of the Company and the P.C. or less than ¥10 million. This is in compliance with the Criteria of Independence of External Directors of the Company. Accordingly the Company judges that the foregoing will not adversely affect Mr. Muranaka's independence as External Director.

Moreover, the Company filed him to the Tokyo Stock Exchange, Inc., as an independent director so defined therein. In the event that he is re-elected, the Company plans to continue filing him to the Tokyo Stock Exchange, Inc., to be an independent director.

For Criteria of Independence of External Directors of the Company, please refer to P.27.

#### [Liability limit agreement]

The Company has entered into a liability limit agreement with Mr. Muranaka pursuant to Article 427, Paragraph 1 of the Companies Act, limiting compensation liability for damages provided for in Article 423, Paragraph 1 of the Companies Act. The limit of compensation liability for damages under the aforesaid agreement is the minimum amount provided for in the laws and ordinances. When Mr. Muranaka is re-elected, the Company is scheduled to continue the said liability limit agreement.

#### [Other items related to the candidate]

In December 2020 the Fair Trade Commission brought criminal charges against Suzuken Co., Ltd., where Mr. Muranaka was an External Corporate Auditor until June 2021, in relation to a violation of the Antimonopoly Act in a bid made by Suzuken Co., Ltd. to the Japan Community Health Care Organization. The Tokyo District Court handed down a judgment ordering the payment of a fine, and guilty verdicts with probation for the related parties, in June 2021. Suzuken Co., Ltd. also received an administrative penalty from the Japan Fair Trade Commission in March 2022.

The violation was discovered during an onsite inspection by the regulator in November 2019. Following the discovery, Mr. Muranaka, as a corporate auditor, carefully observed through audit and gave opinions and advice as appropriate throughout the cooperation with the investigation and the inquiry into the cause and formulation of recurrence prevention measures by executive management.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations
9	Yutaka Mizukoshi	
	External Re-election Independent Director  Date of birth: August 29, 1956 Term of office as Director: 5 years (At the closing of this Ordinary General Meeting of Shareholders) Attendance of the Board of Directors meetings: 10/10 times (100%)	Sep. 1990: Entered into the Boston Consulting Group June 1997: Vice President of th Boston Consulting Group May 2004: Senior Vice President of The Boston Consulting Group Jan. 2005: Japan Co-chair of The Boston Consulting Group Jan. 2016: Senior Partner and Managing Director of The Boston Consulting Group  June 2016: External Director of Lifenet Insurance Company External Director of Asagami Corporation (to present)  Jan. 2018: Senior Advisor of The Boston Consulting Group, Tokyo  June 2018: External Director of the Company (to present) June 2019: Director, Japan Rugby Football Union Vice Chairman, Japan Rugby Football Union (to present)  Jan. 2023: Senior Partner Emeritus, The Boston Consulting Group(to present)  [Important concurrent office of other organizations] External Director of Asagami Corporation
	Number of shares of the Company held: 2,700 shares	

In addition to possessing expertise in management analysis and the formulation of management strategy, acquired through years of experience in, and insights from, the consultancy industry, Mr. Yutaka Mizukoshi proactively provides opinions and recommendations from an independent standpoint, based on a high level of insight into economic trends and a developed international sensibility.

Going forward, it is expected that he will contribute to stronger audit and supervision of the Board of Directors from an outside viewpoint. Accordingly, the Company asks shareholders to re-elect him as External Director.

#### [Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Mizukoshi and the Company.

#### [Independence]

The Company filed Mr. Mizukoshi to the Tokyo Stock Exchange, Inc., as an independent director so defined therein. In the event that he is re-elected, the Company plans to continue filing him to the Tokyo Stock Exchange, Inc., to be an independent director.

For Criteria of Independence of External Directors of the Company, please refer to P.27.

#### [Liability limit agreement]

The Company has entered into a liability limit agreement with Mr. Mizukoshi pursuant to Article 427, Paragraph 1 of the Companies Act, limiting compensation liability for damages provided for in Article 423, Paragraph 1 of the Companies Act. The limit of compensation liability for damages under the

aforesaid agreement is the minimum amount provided for in the laws and ordinances. When Mr. Mizukoshi is re-elected, the Company is scheduled to continue the said liability limit agreement.

#### [Other items related to the candidate]

In November 2022, former representative director and President, former director and former employee of ADK Holdings, Inc. (ADK), of which Mr, Mizukoshi is a Director (member of the Audit and Supervisory Committee) were accused for bribery relating to the 2020 Tokyo Olympic/Paralympic from November 2019 to January 2022. In addition, Tokyo District Public Prosecutors Office and the Fair Trade Commission investigated ADK involved in bidding corruption for the Tokyo Olympic.

Mr. Mizukoshi did not recognize the above issue until its detection, however, he has spoken and advised the importance of legal compliance at the board meeting of ADK.

Following the discovery, Mr. Mizukoshi, as a Director, member of the Audit and Supervisory Committee and as a member of Independent Committee of ADK, carefully researched the issue, observed through audit and gave opinions and advice as appropriate throughout the cooperation with the investigation and the inquiry into the cause and formulation of recurrence prevention measures in reconstruction of its Corporate Governance and Compliance issues.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations			
10	External Re-election Independent Director  Date of birth: April 7, 1957  Term of office as Director: 2 years (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 10/10 times (100%)  Number of shares of the Company held: 200 shares	Apr. 1980: Aug. 2002: Chief of Ehime Prefectural Police Headquarters Apr. 2004: Chief of the Cybercrime Division, Community Safety Bureau, National Police Agency Chief of Nagano Prefectural Police Headquarters Aug. 2010: Chief of the Organized Crime Department, Criminal Affairs Bureau, National Police Agency Jan. 2013: Deputy Superintendent General and acting Chief of the Crime Prevention Task Force, Tokyo Metropolitan Police Department President, National Police Academy Nov. 2014: President, National Police Academy Special Advisor, Japan Post Bank Co., Ltd. Director of Japan Center for Examination Research (to present) External Director of the Company (to present)			

Mr. Wataru Kotani has never participated in company management except as External Director, but has engaged in police administration for many years and has a broad range of expertise and extensive experience in the fields of IT security and law in general. Since it is expected that he will contribute to stronger audit and supervision of the Board of Directors by, for example, providing the management of the Company with recommendations and advice with a view to ensuring proper risk management and legal compliance from an impartial and objective perspective, the Company asks shareholders to re-elect him as External Director.

#### [Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Kotani and the Company.

#### [Independence]

The Company filed Mr. Kotani to the Tokyo Stock Exchange, Inc., as an independent director so defined therein. In the event that he is re-elected, the Company plans to continue filing him to the Tokyo Stock Exchange, Inc., to be an independent director.

For Criteria of Independence of External Directors of the Company, please refer to P.27.

#### [Liability limit agreement]

The Company has entered into a liability limit agreement with Mr. Kotani pursuant to Article 427, Paragraph 1 of the Companies Act, limiting compensation liability for damages provided for in Article 423, Paragraph 1 of the Companies Act. The limit of compensation liability for damages under the

aforesaid agreement is the minimum amount provided for in the laws and ordinances. When Mr. Kotani is re-elected, the Company is scheduled to continue the said liability limit agreement.

Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations			
11	External Re-election Independent Director  Date of birth: July 2, 1943  Term of office as Director:1 year (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 8/8 times (100%)  Number of shares of the Company held: 100 shares	Apr. 1966: Entered the Ministry of Finance July 1999: Director-General of the Budget Bureau of the Ministry of Finance June 2000: Vice Minister of the Ministry of Finance Jan. 2003: Adviser to the Minister of Finance Mar. 2003: Deputy Governor of the Bank of Japan July 2008: Chairman of Daiwa Institute of Research Ltd. June 2009: External Corporate Auditor of Sumitomo Metal Corporation (now Nippon Steel Corporation)  June 2010: External Director of Mitsui & Co., Ltd. Jan. 2014: CEO of the General Incorporated Foundation Tokyo Organizing Committee of Olympic and Paralympic Games (later Public Interest Incorporated Foundation Tokyo Organizing Committee of Olympic and Paralympic Games, being dissolved in June 2022)  July 2018: Honorary Chairman of Daiwa Institute of Research Ltd. (to present)  Important concurrent office of other organizations Honorary Chairman of Daiwa Institute of Research Ltd.			

Mr. Toshiro Muto has never participated in company management except as External Director and External Corporate Auditor. However he possesses high insight into finance and the economy in general and in corporate governance developed at the Ministry of Finance, the Bank of Japan and industrial companies, and he has been taking wide view on management issues with advice and suggestion.

Since it is expected that he will contribute to stronger audit and supervision of the Board of Directors through this abundant knowledge and experience, the Company asks shareholders to continue to elect him as External Director.

#### [Special interests between the candidate and the Company]

There is no special interest relationship between Mr. Muto and the Company.

#### [Independence]

The Company filed Mr. Muto to the Tokyo Stock Exchange, Inc., as an independent director so defined therein. In the event that he is re-elected, the Company plans to continue filing him to the Tokyo Stock Exchange, Inc., to be an independent director.

For Criteria of Independence of External Directors of the Company, please refer to P.27.

#### [Liability limit agreement]

The Company has entered into a liability limit agreement with Mr. Muto pursuant to Article 427,

Paragraph 1 of the Companies Act, limiting compensation liability for damages provided for in Article 423, Paragraph 1 of the Companies Act. The limit of compensation liability for damages under the aforesaid agreement is the minimum amount provided for in the laws and ordinances. When Mr. Muto is re-elected, the Company is scheduled to continue the said liability limit agreement.

#### [Other items related to the candidate]

Until June 2022, Mr. Toshiro Muto had been CEO of the General Incorporated Foundation Tokyo Organizing Committee of Olympic and Paralympic Games. A Former executive of the organizing committee was prosecuted 4 times by Tokyo District Public Prosecutors Office. Also, an employee of the committee was prosecuted for antimonopoly for bid rigging in operation of the Games.

Although he was unaware of the incidents, he was constantly stated the importance of legal compliance calling for attention during his period in office.

Apr. 1979: Secretariat Internal Inspector District Director of Yukigaya Tax Office Director of Yukigaya Tax Office Director of Personnel Division 2, General Affairs Department of Tokyo Regional Taxation Bureau Affairs Department of Tokyo Regional Taxation Bureau Office Director of Personnel Division 2, General Affairs Department of Tokyo Regional Taxation Bureau Director of General Affairs Division of National Tax College    July 2019: Director of General Affairs Division of National Tax College Division 2 District Director of Regional Taxation Bureau Research Division 2 District Director of Regional Taxation Bureau Research Division 2 District Director of Shiba Tax Office Aug. 2021: Tax Accountant of Hirose Tax Accountant Office (to present)   Dec. 2021: Spokesperson for the village of Mikura-island (to present) Director of Shiba Tax Office (to present)   Dec. 2021: Spokesperson for the village of Mikura-island (to present) Director of Shiba Tax Office (to present)   Dec. 2021: Spokesperson for the Village of Mikura-island (to present) Director of the Company(to present) External Director, member of the Audit and Supervisory Committee of TOREX SEMICONDUCTOR LTD (to present)   Important concurrent office of other organizations of Tax Accountant Office Director, member of the Audit and Supervisory Committee of TOREX SEMICONDUCTOR LTD.	Candi -date No.	Name (Date of birth, Term of office as Director, Attendance of the Board of Directors meetings, Number of shares of the Company held)	Resume, position, responsibility, important concurrent office of other organizations				
L Company held: 400 shares	12	External Re-election Independent Director  Date of birth: November 7, 1960  Term of office as Director:1 year (At the closing of this Ordinary General Meeting of Shareholders)  Attendance of the Board of Directors meetings: 8/8 times (100%)  Number of shares of the	July 2012: National Tax Agency Commissioner's Secretariat Internal Inspector  July 2015: District Director of Yukigaya Tax Office July 2016: Director of Personnel Division 2, General Affairs Department of Tokyo Regional Taxation Bureau  July 2017: Director of General Affairs Division of National Tax College  July 2018: Research Coordination Director of Tokyo Regional Taxation Bureau Research Division 3  July 2019: Deputy Director of Regional Taxation Bureau Research Division 2  July 2020: District Director of Shiba Tax Office Aug. 2021: Tax Accountant of Hirose Tax Accountant Office (to present)  Dec.2021: Spokesperson for the village of Mikura-island (to present)  June 2022: External Director of the Company(to present) External Director, member of the Audit and Supervisory Committee of TOREX SEMICONDUCTOR LTD (to present)  [Important concurrent office of other organizations] Tax Accountant of Hirose Tax Accountant Office External Director, member of the Audit and Supervisory				

Ms. Yumi Hirose has never participated in company management but has specialist expertise as a certified tax accountant and abundant experience from many years in tax administration, as well as possessing knowledge of finance and accounting. In addition she has a great deal of insight into health management. Since it is expected that she will contribute to stronger audit and supervision of the Board of Directors and deeper human resources strategy, the Company asks shareholders to continue to elect her as External Director.

#### [Special interests between the candidate and the Company]

There is no special interest relationship between Ms. Hirose and the Company.

#### [Independence]

The Company filed Ms. Hirose to the Tokyo Stock Exchange, Inc., as an independent director so defined therein. In the event that he is re-elected, the Company plans to continue filing him to the Tokyo Stock Exchange, Inc., to be an independent director.

For Criteria of Independence of External Directors of the Company, please refer to P.27.I

#### [Liability limit agreement]

The Company has entered into a liability limit agreement with Ms. Hirose pursuant to Article 427, Paragraph 1 of the Companies Act, limiting compensation liability for damages provided for in Article

423, Paragraph 1 of the Companies Act. The limit of compensation liability for damages under the aforesaid agreement is the minimum amount provided for in the laws and ordinances. When Ms.Hirose is re-elected, the Company is scheduled to continue the said liability limit agreement.

# Reference: Skills Matrix of Members of the Board of Directors at the Closing of this General Meeting of Shareholders

#### **Strengths of the Company**

- Strong financial foundation to realize proactive strategic investment with the stable generation of cash flow and enhancement of capital efficiency.
- The original technologies of the Company and developed IP supported globally which was utilized multifunctionally.
- Long-term global distribution structure utilizing a digital strategy toward further earnings growth.

#### **Board of Directors of the Company**

- Consists of members who have diverse perspectives, extensive experience, and diverse and specialized advanced skills to realize sustainable growth by making the most of the Company's strengths.
- A governance system that enables a strong audit and supervisory function through the proactive participation of External Directors.
  - Regarding diversity, the Company has selected candidates solely based on their personal qualities and insight regardless of their gender, nationality, age, etc.

	Position	Gender	Independ ence (External Director)	Composition of Board of Directors/Committee (⊚: Chair)				
Name				Board of Directors	Audit & Supervisory Committee	Nomination/ Remuneration Committee	Compliance Committee	
Kenzo Tsujimoto	Chairman and Representative Director, Chief Executive Officer (CEO)	Male		©	_	_	_	
Haruhiro Tsujimoto	President and Representative Director, Chief Operating Officer (COO)	Male		•	_	_	•	
Satoshi Miyazaki	Director, Executive Vice President, Chief Human Resources Officer (CHO)	Male		•	_	•	•	
Yoichi Egawa	Director, Executive Corporate Officer	Male		•	_	_	•	
Kenkichi Nomura	Director, Executive Corporate Officer Chief Financial Officer (CFO)	Male		•	_	•	•	
Yoshinori Ishida	Director, Executive Corporate Officer	Male		•	_	_	•	
Ryozo Tsujimoto	Director, Executive Corporate Officer	Male		•	_	_	•	
Toru Muranaka	External Director	Male		•	_	_	0	
Yutaka Mizukoshi	External Director	Male		•	_	•	•	
Wataru Kotani	External Director	Male		•	_	•	•	
Toshiro Muto	External Director	Male		•	_	_	•	
Yumi Hirose	External Director	Female		•	_	_	•	
Kazushi Hirao	Director (Full-time Audit & Supervisory Committee member)	Male		•	•	•	•	
Yoshihiko Iwasaki	External Director (Full-time Audit & Supervisory Committee member)	Male	•	•	•	©	•	
Makoto Matsuo	External Director (Audit & Supervisory Committee member)	Male	•	•	0	•	•	

<sup>\*</sup> If the secondproposal is approved as proposed, the 15 Directors (including 3 Audit & Supervisory Committee member:1internal member and 2 independent members who are not re-elected this year) in total will consist of eight Internal Directors and seven External Directors. All seven External Directors are scheduled to be Independent Directors.

### Thinking behind fields to which each director is expected to contribute in particular

Company Management	Experience as representative director of a listed company or equivalent, or experience of supervising company management as an external director of another company is necessary, in order to set effective management strategy toward medium to long term growth			
Management Strategy	Directors able to set strategy from management experience in marketing and sales are necessary, to be able to build a management structure with rapid decision making and stronger supervision/monitoring of its risks, with a view to the expansion of the core business			
Game Industry	Directors with management experience and a track record in these fields at a listed company or equivalent are necessary, in order to understand industry trends which are changing greatly and to implement effective strategy in a			
Digital Transformation/IT/Technology				
R&D	timely and appropriate manner			
Finance/Accounting/Tax	Directors with practical experience and knowledge of specialist fields are			
Legal	necessary so that the Board of Directors may function effectively in the supervision of important management decisions of the Company and their			
Global Sensibility	execution			

	Fields Each Director is Expected to Contribute in Particular Toward Achievement of Medium-Term Growth Strategy								
Name	Company Management	Management Strategy	Gaming Industry	Digital Transformation/IT/ Technology	Development/ Research	Finance/ Accounting/ Tax	Legal	Global Sensibility	
Kenzo Tsujimoto	•	•	•	•				•	
Haruhiro Tsujimoto	•	•	•	•	•			•	
Satoshi Miyazaki	•	•	•	•		•		•	
Yoichi Egawa			•	•	•			•	
Kenkichi Nomura		•	•	•		•	•	•	
Yoshinori Ishida		•	•	•				•	
Ryozo Tsujimoto			•	•	•			•	
Toru Muranaka	•						•	•	
Yutaka Mizukoshi	•	•						•	
Wataru Kotani				•			•		
Toshiro Muto	•					•		•	
Yumi Hirose	•					•			
Kazushi Hirao		•	•			•		•	
Yoshihiko Iwasaki						•			
Makoto Matsuo	•						•	•	

<sup>\*</sup> The table above does not necessarily show all knowledge possessed by the candidates.

#### [Criteria of Independence of External Directors of the Company]

The Company established judgment criteria of independence of External Directors by which the Company makes judgment that he/she should be independent External Director if he/she does not fall under any of the following events:

- (i) A business executer of the Company group ("the Company and its consolidated subsidiaries" and the same applicable hereinafter) currently or in the past ten (10) years;
- (ii) A main business partner or a business executer of such business partner (enterprise and the like), "main" meaning that consolidated net sales or trading value between the Company group and the business partner accounts for not less than one (1) % of the Company group and the business partner (as the case may be) on an annual basis;
- (iii) A person or enterprise having main business relationship with the Company group or a business executer of such enterprise, "main" meaning that consolidated net sales or trading value between the Company group and such enterprise accounts for not less than one (1) % of the Company group and such enterprise (as the case may be) on an annual basis;
- (iv) The principal shareholder of the Company (holding not less than 10% of the total voting rights) or a business executer of such shareholder or corporation of which the Company group is principal shareholder;
- (v) A business executer of organization or corporation to which the Company group donated, financed or guaranteed in a large amount;
- (vi) A business executer of corporation with which the Company group has cross directorship;
- (vii) Lawyer, certified public accountant, consultant and the like who received \(\pm\)10 million or more in cash or assets per annum other than Director's remuneration (in case of corporation or association to whom the subject person belongs receives such assets, an amount involved in transactions between the subject corporation or association and the Company group accounts for not less than one (1) % of the consolidated net sales or trading value of the Company group (as the case may be) on an annual basis or \(\pm\)10 million or more).
- (viii) In case of (ii) to (vii) above, person falling under any of business year in the past ten (10) years; and
- (ix) Spouse or relative within the second degree of kinship of the person falling under any of (i) to (viii) above.

#### [Indemnity Agreement]

The Company has entered into an indemnity agreement prescribed in Article 430-2, paragraph (1) of the Companies Act with the directors excluding the members of the Audit and Supervisory Committee on an individual basis which the Company indemnifies them against costs referred to in item (i) and losses referred to in item (ii) of said paragraph to the extent prescribed by laws and regulations.

This is provided, however, that indemnification is conditional, e.g., in cases where a Director is found to have executed his/her duties for the purpose of unjustly benefiting him/herself or a third party or inflicting a loss to the Company, the Director shall be required to reimburse the costs, etc., from which he/she has been indemnified.

The Company plans to continue the indemnity agreement with each of them when

re-elected.

#### [Directors and Officers Liability Insurance Agreement]

The Company has entered into a directors and officers liability insurance agreement with an insurance company as prescribed in Article 430-3, paragraph (1) of the Companies Act. Under this insurance agreement, the insured are the Directors, Corporate Auditors and Corporate Officers, etc., of the Company and its subsidiaries. This insurance agreement covers litigation expenses and compensation for damages, etc., associated with claims for damages filed against the insured during the period of insurance with respect to the execution of duties by the insured.

However, there are exclusions, e.g., the insurance agreement does not cover damages, etc., arising from violations of laws and regulations and criminal acts committed intentionally by the insured.

The insurance premiums of this insurance agreement are fully borne by the Company. When each candidate for director (excluding directors who are members of the Audit and Supervisory Committee) and director who is a member of the Audit and Supervisory Committee is re-elected or elected, he/she will become an insured person under the said insurance agreement.