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Securities code: 9749 February 26, 2025

(Start date of measures for electronic provision: February 20, 2025)

To Shareholders with Voting Rights:

Satoyasu Sakashita President & Representative Director FUJI SOFT INCORPORATED 1-1 Sakuragi-cho, Naka-ku, Yokohama-shi, Kanagawa

NOTICE OF CONVOCATION OF THE 55TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

This is to notify you that the 55th Annual General Meeting of Shareholders of FUJI SOFT INCORPORATED (the "Company") will be held for the purposes as described below.

When convening this General Meeting, the Company takes measures for electronic provision and posts the matters subject to electronic provision on the following website on the Internet as the "Notice of Convocation of the 55th Annual General Meeting of Shareholders."

Company's website https://www.fsi.co.jp/ir/soukai/meeting.html

In addition to the above, the information is also posted on the following website on the Internet. Please access the Tokyo Stock Exchange website (Listed Company Search) listed below, perform a search by entering the Issue name (company name) "FUJI SOFT" or the securities code "9749," select "Basic information" and "Documents for public inspection/PR information," and view the information.

Tokyo Stock Exchange website https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do

Instead of attending the meeting, you may exercise your voting rights by voting via the Internet or in writing. Please review the Reference Documents for the General Meeting of Shareholders as described hereinafter and exercise your voting rights by no later than 5:30 p.m. on Thursday, March 13, 2025, Japan time, following the "Guidance for Exercising Your Voting Rights" as described on page 3.

1. Date and Time: Friday, March 14, 2025 at 3:00 p.m., Japan time (reception starts at 2:00 p.m.)

2. Place: FUJISOFT AKIBA HALL, 5F, FUJISOFT Akihabara Building,

3 Kandaneribei-cho, Chiyoda-ku, Tokyo

3. Meeting Agenda:

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

55th Fiscal Year (January 1, 2024 - December 31, 2024) and results of audits by the Accounting Auditor and the Board of Auditors of the Consolidated

Financial Statements

2. Non-consolidated Financial Statements for the Company's 55th Fiscal Year

(January 1, 2024 - December 31, 2024)

Proposals to be resolved:

Proposal 1: Election of Twelve (12) Directors **Proposal 2:** Election of One (1) Auditor

- < Matters Decided upon Convocation >
- (1) The following matters are not included in the paper copy to be sent to shareholders according to the provisions of laws and regulations and the Articles of Incorporation of the Company. The Auditors and the Accounting Auditor have audited the documents including the following matters.
 - "Development of the System for Ensuring Appropriateness of Operations" in the Business Report
 - The "Consolidated Statements of Changes in Net Assets" and the "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
 - The "Non-consolidated Statements of Changes in Net Assets" and the "Notes to the Non-consolidated Financial Statements" in the Non-consolidated Financial Statements
- (2) You can exercise your voting rights by attending the meeting in person, or by voting in writing or via the Internet in advance of the meeting.
- (3) If you submit a Voting Rights Exercise Form without indicating your approval or disapproval or abstention for any proposal, your vote for the proposal shall be counted as approval for the proposal.
- (4) If you exercise your voting rights in advance via the Internet more than once, only your final vote shall be counted as valid.
- (5) If you exercise your voting rights in advance both via the Internet and by submitting a Voting Rights Exercise Form, your votes via the Internet shall be counted as valid.
- (6) Please note that if you exercise your voting rights in advance by submitting a Voting Rights Exercise Form or via the Internet and attend the meeting in person, the voting rights you have exercised in advance shall be invalidated.
- (7) You may exercise your voting rights by appointing one other shareholder with voting rights of the Company as your proxy. In this case, please note that the proxy must submit to the Company a document certifying authority of representation.
 - When you attend the meeting in person on the day of the meeting, we ask that you submit the enclosed Voting Rights Exercise Form at the reception desk.
 - If there are any revisions to this notice or matters subject to electronic provision, revisions will be posted on the Company's website and Tokyo Stock Exchange website on the Internet as stated above.
 - Notice of resolutions and other information for shareholders will be posted on the Company's website on the Internet as stated above. Please check our website for the latest information.

Guidance for Exercising Your Voting Rights

- If you exercise your voting rights in advance

Voting via the Internet:

Please enter your votes by no later than the voting deadline by following the instructions on the screen after reviewing the "Guidance for Excising Your Voting Rights via the Internet" available in the Japanese version. Voting deadline: Your votes must be entered by no later than 5:30 p.m., Thursday, March 13, 2025, Japan time.

Voting in writing:

Please return the Voting Rights Exercise Form with your votes by mail.

Voting deadline: The completed form must reach us by 5:30 p.m., Thursday, March 13, 2025, Japan time.

- If you attend the meeting

Attending the meeting in person

When you attend the meeting in person on the day of the meeting, we ask that you bring this notice of convocation and submit the enclosed Voting Rights Exercise Form at the reception desk.

Date and time: Friday, March 14, 2025 at 3:00 p.m., Japan time

Please understand in advance that we do not prepare any souvenirs for attending shareholders.

Please note that you cannot exercise your voting rights via the Internet on the day of the meeting.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Twelve (12) Directors

The terms of office of all twelve (12) Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of twelve (12) Directors is proposed.

The candidates for Director are as follows.

No.		Name			Age	Gender	Current positions in the Company	Attendance at the Board of Directors meetings
1	Satoyasu Sakashita	(Reappointment)			63	Male	President & Representative Director	100.0% (18/18)
2	Tateyuki Oosako	(Reappointment)			49	Male	Director & Senior Executive Operating Officer	100.0% (21/21)
3	Tadashi Tsutsui	(Reappointment)			59	Male	Director & Executive Operating Officer	100.0% (21/21)
4	Mari Morimoto	(Reappointment)			51	Female	Director & Executive Operating Officer	100.0% (21/21)
5	Masashi Umetsu	(Reappointment)			50	Male	Director & Executive Operating Officer	100.0% (21/21)
6	Tateki Oishi	(Reappointment)	Outside	Independent	69	Male	Director	100.0% (21/21)
7	Tomoko Aramaki	(Reappointment)	Outside	Independent	56	Female	Director	95.2% (20/21)
8	Takao Tsuji	(Reappointment)	Outside	Independent	75	Male	Director	100.0% (21/21)
9	Hidetaka Nishina	(Reappointment)	Outside	Independent	45	Male	Director	95.2% (20/21)
10	Hikari Imai	(Reappointment)	Outside	Independent	75	Male	Director	100.0% (21/21)
11	Yuya Shimizu	(Reappointment)	Outside	Independent	53	Male	Director	100.0% (21/21)
12	Shintaro Ishimaru	(Reappointment)	Outside	Independent	71	Male	Director	100.0% (21/21)

(Notes)

- 1. The age given for the candidates for Director represents their full age as of the conclusion of this General Meeting of Shareholders.
- 2. The attendance at the Board of Directors meetings indicates the attendance of those meetings held during the previous fiscal year (from January 1, 2024 to December 31, 2024).
- 3. Mr. Satoyasu Sakashita did not attend Board of Directors meetings that deliberated only proposals related to the tender offer for the Company's shares and subscription rights to shares, as he may be classified as a special interested party. Consequently, the number of the Board of Directors meetings he attended differs from that of other directors.

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
1	Satoyasu Sakashita (July 22, 1961) Male [Reappointment]	business in vario management as a and knowledge v	Joined Nomura Computer Systems Co., Ltd. (present Nomura Research Institute, Ltd.) General Manager of 2nd Knowledge System Business Department, Nomura Research Institute, Ltd. Joined the Company Assistant Director of Outsourcing Business Division Deputy Director of IT Business Division Director Executive Director Retired as Director Executive Operating Officer Executive Director Representative Senior Executive Director President & Representative Director President & Representative Director (to the present) iniation] kashita, after experiencing and participating in the execution of our business divisions of the Company, has achieved experience in a President & Representative Director since 2011. His experience will continue to be indispensable for the management of the offere, we nominate him as a candidate for Director.	48,313

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
2	Tateyuki Oosako (October 8, 1975) Male [Reappointment]	establishment f knowledge will expand its busin	Joined the Company General Manager of Solution Service 2, Industrial System Business Department, IT Business Division General Manager of Enterprise System Unit, System Development Business Group General Manager of Cloud Business Management Group General Manager of Information Business Department, Solution Business Division Deputy Director of Solution Business Division Operating Officer, Deputy Director of Solution Business Division Vice President, iDEA Consulting Inc. (unlisted company) (to the present) Operating Officer, Director of Solution Business Division Executive Operating Officer, Director of Solution Business Division Senior Executive Operating Officer, Director of Solution Business Division Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, Director of Solution Business Division Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, COO of Automotive Business Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, COO of Automotive Business Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, COO of Automotive Business, COO of Net Solution Business Division Director & Senior Executive Operating Officer, Assistant of Representative Director in Corporate Management, COO of Net Solution Business Division (to the present) mination] osako has a wealth of business experience in the IT system ield, the core of the Company's business. His experience and be indispensable for the management of the Company to further ness in the information service industry. Therefore, we nominate ate for Director.	11,471

No.	Name		Career summary, positions and responsibilities	Number of shares of the
	(Date of birth)		(and significant concurrent positions)	Company held
		April 1988	Joined the Company	1 3
		April 2009	General Manager of System Department 1, Regional Area	
		•	Management Division, IT Development Business Group	
		April 2012	General Manager of Business Planning Department, Regional	
		•	Area Business Division	
		July 2013	Deputy Director of Regional Area Business Division	
		April 2016	Deputy Director of ASI Business Department	
		October 2016	Deputy Director of Administration Division	
		October 2017	General Manager of Administration Reform Supervision	
			Department	
	Tadashi Tsutsui	April 2018	Operating Officer, COO of Corporate Planning and Human	
	(December 16, 1965)		Resources	
	(December 10, 1903)	April 2019	Operating Officer, COO of Administration Division	
3	Male	April 2020	Executive Operating Officer, COO of Administration Division	8,578
	Iviale	March 2021	Executive Operating Officer, COO of Administration Division	
	[Reappointment]		and Facility Business	
	[IXCappointmicit]	March 2022	Director & Executive Operating Officer, COO of	
			Administration Division, COO of Facility Business (to the	
			present)	
		[Reasons for nor	mination	
		-	various business divisions, Mr. Tadashi Tsutsui has demonstrated	
			capacity in promoting management reforms in the Company's	
			Division and contributed to reinforcing the Company's corporate	
			risk compliance system. His experience and knowledge will be	
			or the management of the Company. Therefore, we nominate him as	
		a candidate for		
		April 1996	Joined the Company	
		April 2012	General Manager of MS Department, Solution Business	
		•	Division	
		October 2013	Director of MS Business Department	
		April 2017	Deputy Director of Sales Division	
		April 2018	Operating Officer and Deputy Director of Sales Division	
		June 2019	Outside Director, ACE SECURITIES CO., LTD. (present Tokai	
			Tokyo Securities Co., Ltd.)	
		March 2021	Director & Operating Officer	
			Director of Sales Division	
		August 2021	Director & Operating Officer, Director of Sales Division, COO	
	Mari Marianata	Ç	of L Career Promotion Section	
	Mari Morimoto (January 1, 1974)	January 2024	Director & Operating Officer, COO of Group Company	
	(January 1, 1974)	-	Synergy, COO of L Career Promotion Section	
4	Female	March 2024	Member of the Board, Cybernet Systems Co., Ltd. (unlisted	6,003
	remate		company) (to the present)	
	[Reappointment]		Director, VINX CORP (unlisted company) (to the present)	
	[Ixeappointillelit]		Director, Tosho Computer Systems Co., Ltd. (unlisted company)	
			(to the present)	
				1
		January 2025	Director & Executive Operating Officer, COO of Group	
		January 2025	Director & Executive Operating Officer, COO of Group Company Synergy, COO of L Career Promotion Section (to the	
		January 2025		
		·	Company Synergy, COO of L Career Promotion Section (to the present)	
		[Reasons for nor	Company Synergy, COO of L Career Promotion Section (to the present) mination]	
		[Reasons for non	Company Synergy, COO of L Career Promotion Section (to the present) mination] moto has promoted business as Director of Sales Division after	
		[Reasons for normal Ms. Mari Morin serving in vario	Company Synergy, COO of L Career Promotion Section (to the present) mination] moto has promoted business as Director of Sales Division after us business divisions and is currently demonstrating her skills as	
		[Reasons for normal Ms. Mari Morin serving in various COO of Group	Company Synergy, COO of L Career Promotion Section (to the present) mination] moto has promoted business as Director of Sales Division after	

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
5	Masashi Umetsu (October 23, 1974) Male [Reappointment]	sales planning, knowledge in the knowledge will promote manag	various business divisions, and involved in business planning and Mr. Masashi Umetsu has demonstrated excellent skills and the Company's Administration Division. His experience and the be indispensable for the management of the Company to plan and the ement strategies with the aim of expanding the Company's business sifying business environment. Therefore, we nominate him as a	6,472

No.	Name (Date of birth)	(Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
6	Tateki Oishi (November 30, 1955) Male [Reappointment] [Outside] [Independent]	Mr. Tateki Oishi I wide range of kno Company in its bu understanding of management issue of the Nomination of the Company be consideration of s	Joined CASIO COMPUTER CO., LTD. Operating Officer and Deputy Director of Communications Department, CASIO COMPUTER CO., LTD. President & Representative Director, CASIO Hitachi Mobile Communications Co., Ltd. Director & Senior Executive Operating Officer, NEC CASIO Mobile Communications, Ltd. Outside Director, Cyber Com Co., Ltd. Outside Director, VINX CORP Outside Director (to the present) nation and expected roles] has a wealth of business experience related to the industry and a eveledge in ICT. He has appropriately supervised and advised the his iness operations from a business perspective based on his deep the Company's business and his high level of knowledge of the company's business and his high level of knowledge of the company's business and his high level of knowledge of the Company's business and his	1,800

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
7	Tomoko Aramaki (November 7, 1968) Female [Reappointment] [Outside] [Independent]	June 2018 March 2022 January 2023 June 2024 [Reasons for nor Ms. Tomoko Ar Certified Public into corporate n auditor and a di advised the Corthorough knowl Remuneration Cincentives for the she has been de the corporate va from an indeper value of the Corporate value value of the Corporate value value of the Corporate value v	Joined Century Audit Corporation Registered as Certified Public Accountant Seconded to Regional Financial Cooperation Division, Trade Policy Bureau, Ministry of International Trade and Industry Joined IBM Japan, Ltd. Director, Aramaki CPA Office (to the present) Registered as Certified Tax Accountant Audit & Supervisory Board Member, PARIS MIKI HOLDINGS Inc. Director, in charge of Investor Relations, PARIS MIKI HOLDINGS Inc. Audit & Supervisory Board Member, SACOS CORPORATION Member of Outside Expert Committee, Organization for Postal Savings, Postal Life Insurance and Post Office Network (to the present) Outside Audit & Supervisory Board Member, EXEO Group, Inc. Outside Director (to the present) Information and Communications Council Member, Ministry of Internal Affairs and Communications (to the present) Postal Services Policy Committee Member, Information and Communications Council (to the present) Postal Services Policy Committee Member, Information and Communications Council (to the present) Outside Director, EXEO Group, Inc. (to the present) Outside Director, EXEO Group, Inc. (to the present) Outside Director (Audit & Supervisory Committee Member), TRE HOLDINGS CORPORATION (to the present) Outside Director (Audit & Supervisory Committee Member), Astellas Pharma Inc. (to the present) mination and expected roles] amaki has expertise and a wealth of business experience as a Accountant and a Certified Tax Accountant, as well as deep insight nanagement gained through serving numerous positions as an rector at listed companies. She has appropriately supervised and nany in its business operations from her unique perspective with a edge of corporate finance/accounting. As a member of the Committee, she has worked on enhancing stock compensation and ne management team, and as a member of the Special Committee, eply involved in the consideration of various measures to improve idue and secure or enhance the common interests of shareholders ident standpoint, which has contributed to improving the corporate mpany, an	0

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
		April 1973	Joined Nissho Iwai Corporation (present Sojitz Corporation)	сопрану пена
		June 1999	Director, NISSHO ELECTRONICS CORPORATION (present	
		Julic 1999	Sojitz Tech-Innovation Co., Ltd.)	
		March 2000	Outside Director, Fusion Communications Corp. (present	
		March 2000	Rakuten Communications Corp.)	
		June 2001	Managing Director, NISSHO ELECTRONICS	
		June 2001	CORPORATION (present Sojitz Tech-Innovation Co., Ltd.)	
		June 2002	Representative Director and President, NISSHO	
		2002	ELECTRONICS CORPORATION	
		June 2009	Director and Chairman, NISSHO ELECTRONICS	
			CORPORATION	
		September 2009	Final Selection Committee Member, Public Application for	
		•	Universe Open Laboratory, Japan Aerospace Exploration	
			Agency (JAXA)	
		July 2010	Advisor, Machine Division, Sojitz Corporation	
		June 2013	External Director of the Board, JVCKENWOOD Corporation	
		May 2014	Representative Director of the Board, President, Chief	
			Operating Officer (COO), Chief Innovation Officer (CIO), and	
			Chief Risk Officer (CRO), JVCKENWOOD Corporation	
		June 2016	Representative Director of the Board, President, and Chief	
			Executive Officer (CEO), JVCKENWOOD Corporation	
	Т-1 Т	April 2018	Representative Director of the Board, Chairman of the Board,	
	Takao Tsuji (September 28, 1949)		and Chief Executive Officer (CEO), JVCKENWOOD	
	(September 28, 1949)	April 2019	Corporation Representative Director of the Board and Chairman of the	
	Male	April 2019	Board, JVCKENWOOD Corporation	
8	1/14/15	June 2019	Outside Director, Dexerials Corporation	300
	[Reappointment]	July 2021	Special Advisor, JVCKENWOOD Corporation	
	[Outside]	December 2021	Chairman, Machine & Metal Industry Subcommittee, The	
	[Independent]		Yokohama Chamber of Commerce and Industry	
		June 2022	Outside Director, FEED ONE CO., LTD. (to the present)	
		June 2022	Outside Director (Audit & Supervisory Committee Member),	
			SNT Corporation (to the present)	
		June 2022	Outside Director, TACHIBANA ELETECH CO., LTD. (to the	
			present)	
		December 2022	Outside Director (to the present)	
		[D		
			nation and expected roles] has experience as a Representative Director and President of listed	
			0 years in the aggregate, and assumed office as outside director at	
			mpanies. On the basis of his high level of knowledge and	
			nagement, he has appropriately supervised and advised the	
		•	usiness operations from his unique perspective as a person with	
			rate management experience. As the Chairman of the Nomination	
			s worked on the appointment of the management team and the	
			uccession planning, and as a member of the Special Committee,	
			y involved in the consideration of various measures to improve	
			e and secure or enhance the common interests of shareholders	
			ent standpoint, which has contributed to improving the corporate	
			pany, and is expected to appropriately perform his duties as an of the Company. Therefore, we nominate him as a candidate for	
		Outside Director Outside Director.	of the Company. Therefore, we nominate find as a candidate for	

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
9	Hidetaka Nishina (March 25, 1979) Male [Reappointment] [Outside] [Independent]	Mr. Hidetaka Nis at-law. On the bar an outside officer and advised the C deep experience is companies. As the strengthen the go Committee, he had to improve the conshareholders from the corporate value.	Registered as attorney-at-law Operations Department, Bank of Japan Counsellor Office, Civil Affairs Bureau, Ministry of Justice Partner attorney-at-law, Nakamura, Tsunoda & Matsumoto (to the present) Outside Auditor, INES Corporation Committee Member, JBA TIBOR Oversight Committee, Ippan Shadan Hojin (or General Incorporated Association) JBA TIBOR Administration Outside Auditor, Nippon Aqua Co., Ltd. Outside Director, KITAMURA Co., Ltd. Outside Director, KITAMURA HOLDINGS Co., Ltd. (unlisted company) Outside Director (Audit and supervisory committee member), KITAMURA HOLDINGS Co., Ltd. (unlisted company) (to the present) Outside Director (Audit and Supervisory Committee Member), Vario Secure Inc. Outside Director (Audit and Supervisory Committee Member), Nippon Aqua Co., Ltd. (to the present) Outside Director (Audit and Supervisory Committee Member), Nippon Aqua Co., Ltd. (to the present) Outside Auditor, MESCIUS inc. (unlisted company) (to the present) nation and expected roles] hina has a wide range of insights and experience as an attorney- sis of his experience of participating in corporate management as at multiple listed companies, he has appropriately supervised company in its business operations from his insight based on his n legal affairs and the latest corporate governance of listed e Chairman of the Governance Committee, he has worked to vernance of the Company, and as a member of the Special as been deeply involved in the consideration of various measures rporate value and secure or enhance the common interests of an independent standpoint, which has contributed to improving te of the Company, and is expected to appropriately perform his dide Director of the Company. Therefore, we nominate him as a	900

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
10	Hikari Imai (July 23, 1949) Male [Reappointment] [Outside] [Independent]	April 2008 July 2010 April 2012 June 2015 June 2016 December 2019 November 2019 December 2022 [Reasons for nor Mr. Hikari Imai knowledge in ca corporate managappropriately suthe Chairman of compensation a Special Commit measures to impinterests of shar improving the caperform his duti	Joined Yamaichi Securities Co., Ltd. Joined Morgan Stanley Japan Securities (present Mitsubishi UFJ Morgan Stanley Securities) Joined Merrill Lynch Securities Co., Ltd. Deputy Chairman, Merrill Lynch Japan Securities Co., Ltd. (present BofA Securities Japan Co., Ltd.) Director and Executive Vice President, RECOF Corporation Representative Director and President, RECOF Corporation Advisor, Ebara Foods Industry, Inc. Outside Director, Olympus Corporation Outside Director, CYBERDYNE, INC. Director (Outsider), PACIFIC METALS CO., LTD. (to the present) Director and Chairman, 3DOM Inc. (present 3DOM Alliance Inc.) Outside Director, GPSS Holdings, Inc. (unlisted company) (to the present) Outside Director (Audit & Supervisory Board Member), SHIMACHU CO., LTD. Outside Director (to the present) mination and expected roles] has extensive experience in investment banking services and deep apital markets. On the basis of his experience of participating in gement as an Outside Director of multiple listed companies, he has upervised and advised the Company in its business operations. As if the Remuneration Committee, he has worked on enhancing stock and incentives for the management team, and as the Chairman of the titee, he has been deeply involved in the consideration of various prove the corporate value and secure or enhance the common eholders from an independent standpoint, which has contributed to orporate value of the Company, and is expected to appropriately its as an Outside Director of the Company. Therefore, we nominate atte for Outside Director.	0

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
11	Yuya Shimizu (November 8, 1971) Male [Reappointment] [Outside] [Independent]	March 2004 August 2005 October 2007 February 2010 March 2011 January 2015 January 2016 December 2022 * Hibiki Path A Representative with HIBIKI December 31 [Reasons for norm Mr. Yuya Shim years. On the bar management serial advised the Conference of the Remunerative of the Remunerative of the has been deed the corporate various and independent of the Conference of	Joined Tokyo Branch, Goldman Sachs Japan, Co., Ltd. Joined MOORE STRATEGIC VALUE PARTNERS, LLC Joined AC Capital, Inc. Joined Asuka Asset Management Co., Ltd. (present Aizawa Asset Management Co., Ltd.) Joined Jarmin Capital Co., Ltd. Joined Dalton Investments Group Representative Director, Dalton Advisory KK Outside Director, SunTelephone Co., Ltd. Founded OTS Capital Management Limited (Hong Kong) Cofounder & Senior Portfolio Manager, OTS Capital Management Limited Founded Hibiki Path Advisors Pte. Ltd. Representative Director & Chief Investment Officer, Hibiki Path Advisors Pte. Ltd. (to the present) Outside Director (to the present) advisors Pte. Ltd., at which Mr. Yuya Shimizu serves as the, has concluded discretionary investment management agreements PATH AOBA FUND holding 0.12% of the Company's stock as of the company's stock as of the company in its business operations from the unique perspective of a fa fund that is also a shareholder of the Company. As a member of the Committee, he has worked on enhancing stock compensation and the management team, and as a member of the Special Committee, ply involved in the consideration of various measures to improve the and ensure or enhance the common interests of shareholders deen standpoint, which has contributed to improving the corporate mpany, and is expected to appropriately perform his duties as an r of the Company. Therefore, we nominate him as a candidate for	0

No.	Name (Date of birth)		Career summary, positions and responsibilities (and significant concurrent positions)	Number of shares of the Company held
12	Shintaro Ishimaru (January 15, 1954) Male [Reappointment] [Outside] [Independent]	[Reasons for nor Mr. Shintaro Isl Information Of in the industry advised the Corhis deep insight industry. As a rappointment of and as a member consideration of enhance the cory which has contributed in the cortain that is the	Joined Dai-Ichi Kangyo Bank, Ltd. (present Mizuho Bank, Ltd.) President & CEO, DKB Data Services (NY) General Manager of Taipei Branch, Mizuho Corporate Bank, Ltd. (present Mizuho Bank, Ltd.) Chairman, The Japanese Chamber of Commerce & Industry Taipei Executive Officer, ITOCHU Corporation General Manager of IT Planning Division, ITOCHU Corporation Managing Executive Officer & Executive Vice President of Financial Business, Real Estate, Insurance Business, & Logistic Company, ITOCHU Corporation Assistant to Officer in charge of Specific Services, ITOCHU Corporation CIO & Assistant to Officer in charge of Specific Services, ITOCHU Corporation CIO & Executive Vice President of General Products & Realty and ICT Company, ITOCHU Corporation Audit & Supervisory Board Member, ITOCHU Techno-Solutions Corporation Delegated Outside Advisor in charge of IT strategy of General Products & Realty Company, ITOCHU Corporation Outside Director (to the present) mination and expected roles] himaru has experience taking part in management as Chief ficer (CIO) of a listed company. On the basis of his deep knowledge in which the Company operates, he has appropriately supervised and mpany in its business operations from a unique perspective based on into systems development and extensive knowledge of the member of the Nomination Committee, he has worked on the the management team and the consideration of succession planning, er of the Special Committee, he has been deeply involved in the f various measures to improve the corporate value and secure or mmon interests of shareholders from an independent standpoint, ributed to improving the corporate value of the Company, and is propriately perform his duties as an Outside Director of the	0

(Notes)

- 1. Figures for the "Number of shares of the Company held" are as of December 31, 2024.
- There are no special interests between any of the candidates for Director and the Company other than those stated in the text.
- 3. Mr. Tateki Oishi will have served as Outside Director of the Company for six (6) years at the conclusion of this General Meeting of Shareholders.
- 4. Ms. Tomoko Aramaki will have served as Outside Director of the Company for three (3) years at the conclusion of this General Meeting of Shareholders.
- 5. Mr. Takao Tsuji, Mr. Hidetaka Nishina, Mr. Hikari Imai, Mr. Yuya Shimizu and Mr. Shintaro Ishimaru will have served as Outside Director of the Company for two (2) years and three (3) months at the conclusion of this General Meeting of Shareholders.
- 6. When the Company nominates the candidates for Director, the Nomination Committee, the majority of which is composed of Independent Outside Directors, deliberates in advance on the nomination pursuant to the Standard for Personnel Affairs of Officers.
- 7. The Company makes it a rule to nominate persons who can supervise and advise the Company from outside and impartial perspectives and who have high-level insight and a wealth of knowledge and experience in their particular areas, in addition to following the standards for independence of independent officers set forth in the regulations of the Tokyo Stock Exchange, as the standards for independence of an Outside Director.
- 8. Mr. Tateki Oishi, Ms. Tomoko Aramaki, Mr. Takao Tsuji, Mr. Hidetaka Nishina, Mr. Hikari Imai, Mr. Yuya Shimizu and Mr. Shintaro Ishimaru are the candidates for Outside Director. If they assume office as Outside Directors, they will become independent officers pursuant to the provisions of the Tokyo Stock Exchange.
- 9. The Company has entered into liability limitation agreements with Mr. Tateki Oishi, Ms. Tomoko Aramaki, Mr. Takao Tsuji, Mr. Hidetaka Nishina, Mr. Hikari Imai, Mr. Yuya Shimizu and Mr. Shintaro Ishimaru and will renew the agreements if their re-election is approved. The maximum liability limit under each agreement is 10 million yen or the amount provided by laws and regulations, whichever is greater, on the condition that they have respectively conducted their duties in good faith and without gross negligence.
- 10. The Company has entered into a directors and officers liability insurance (D & O Insurance) agreement stipulated in Article 430-3, Paragraph 1 of the Companies Act with all Directors as the insured to ensure that officers can fully perform their expected roles in the course of their duties and to allow the Company to obtain superior talent. If this proposal is approved as originally proposed and each candidate is appointed as Director, they will be the insured under the said insurance agreement. The said insurance agreement covers damage caused as a result of the insured Directors and officers assuming responsibilities regarding the execution of their duties or receiving claims pertaining to the pursuit of such responsibilities. Provided, however, that there are certain exemptions; for example, damage caused as a result of any conduct committed while knowing that the conduct is in violation of laws and regulations will not be covered. The insurance premiums, including those on riders, are fully borne by the Company and no substantial insurance premium is borne by the insured. The said insurance agreement provides for a deductible amount and damage up to the deductible amount shall not be covered. Also, the Company plans to renew the insurance agreement with the same terms and conditions at the time of the next renewal.
- 11. Director candidate Mari Morimoto's name on the family registry is Mari Ishibashi.

Proposal 2: Election of One (1) Auditor

The terms of office of Auditor, Mr. Hiroyuki Kimura, will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of one (1) Auditor is proposed.

This proposal has been approved by the Board of Auditors.

The candidate for Auditor is as follows.

Name	Age	Gender	Current positions in the Company	Attendance at the Board of Directors meetings	Attendance at the Board of Auditors meetings	
Hiroyuki Kimura (Reappointment)	64	Male	Standing Auditor	100.0% (21/21)	100.0% (18/18)	

⁽Note) The age given for the candidate for Auditor represents his full age as of the conclusion of this General Meeting of Shareholders.

Name		Number of		
(Date of birth)		shares of the		
(Duit of office)		Company held		
	March 1986	Joined Memorex Japan Ltd.		
	January 1996	Joined the Company		
	April 2008	Director of Solution Business Division		
	October 2009	General Manager of Solution Unit, Solution Business Group		
	April 2010	Operating Officer and Head of Solution Business Group		
	April 2012	Operating Officer and Deputy Director of Product Service Business		
11' 1' 12'	_	Division		
Hiroyuki Kimura (August 23, 1960)	January 2014	Operating Officer and Director of Facility Business Department		
	April 2018	Executive Operating Officer and Director of Facility Business		
		Department	10,800	
Male	April 2020	Executive Operating Officer, COO of Facility Business		
f 20 1 2	March 2021	Standing Auditor (to the present)		
[Reappointment]				
	[Reasons for nomi			
	Mr. Hiroyuki Kir			
	various business			
	experience as an			
	Auditor of the Co			
	him as a candidat			

(Notes)

- 1. The Figure for the "Number of shares of the Company held" is as of December 31, 2024.
- 2. There are no special interests between the candidate for Auditor and the Company.
- 3. The Company has entered into a liability limitation agreement with Mr. Hiroyuki Kimura and will renew the agreement if his re-election is approved. The maximum liability limit under the agreement is the minimum amount provided by laws and regulations, on the condition that he has conducted his duties in good faith and without gross negligence.
- 4. The Company has entered into a directors and officers liability insurance (D & O Insurance) agreement stipulated in Article 430-3, Paragraph 1 of the Companies Act with all Auditors as the insured to ensure that officers can fully perform their expected roles in the course of their duties and to allow the Company to obtain superior talent. If this proposal is approved as originally proposed and the candidate is appointed as Auditor, he will be the insured under the said insurance agreement. The said insurance agreement covers damage caused as a result of the insured Directors and officers assuming responsibilities regarding the execution of their duties or receiving claims pertaining to the pursuit of such responsibilities. Provided, however, that there are certain exemptions; for example, damage caused as a result of any conduct committed while knowing that the conduct is in violation of laws and regulations will not be covered. The insurance premiums, including those on riders, are fully borne by the Company and no substantial insurance premium is borne by the insured. The said insurance agreement provides for a deductible amount and damage up to the deductible amount shall not be covered. Also, the Company plans to renew the insurance agreement with the same terms and conditions at the time of the next renewal.

In order to achieve sustainable growth and enhance corporate value over the medium to long term, the Board of Directors of the Company is composed of Directors and Auditors who are well versed in corporate management, business administration, industry knowledge, sales, finance/accounting, legal affairs, capital market, etc., taking into consideration the balance of the Board of Directors as a whole in terms of diversity and size. The following is a matrix of skills held by Directors and Auditors.

Area of particular expertise

	○ Area of particular expertis							ertise			
Position	Name	Corporate management	Business administration	Human resources	IT system development	Product services	New businesses	Sales	Finance / Accounting	Legal affairs	Capital market
President & Representative Director	Satoyasu Sakashita	©	0	0	0	0	0	0	0	0	
Director & Senior Executive Operating Officer	Tateyuki Oosako	0	0	0	0	0	0	0			
Director & Executive Operating Officer	Tadashi Tsutsui	0	0	0	0			0		0	
Director & Executive Operating Officer	Mari Morimoto	0				0	0	0			
Director & Executive Operating Officer	Masashi Umetsu	0	0		0			0	0		
Outside Director	Tateki Oishi	0	0		0	0	0				
Outside Director	Tomoko Aramaki	0	0						0		0
Outside Director	Takao Tsuji	0	0	0		0	0	0	0	0	0
Outside Director	Hidetaka Nishina	0	0						0	0	
Outside Director	Hikari Imai	0	0	0					0	0	©
Outside Director	Yuya Shimizu	0							0		©
Outside Director	Shintaro Ishimaru	0	0	0	©	0	0	0	0		
Standing Auditor	Hiroyuki Kimura	0	0		0	0	0	0	0	0	
Outside Auditor	Yukako Oshimi		0							0	
Outside Auditor	Hiroshi Hirano		0						0		

(Note) Positions will be officially determined at meetings of the Board of Directors and the Board of Auditors after Proposal 1 "Election of Twelve (12) Directors" and Proposal 2 "Election of One (1) Auditor" are approved as originally proposed.