Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

To our shareholders:

Securities Code: 4461

June 3, 2024

YAMAJI Naoki, President COO DKS Co. Ltd. (Main Branch) 55 Nishishichijo Higashikubo-cho, Shimogyo-ku, Kyoto (Headquarters) 5 Ogawara-cho, Kisshoin, Minami-ku, Kyoto

# Notice of Convocation of the 160th Ordinary General Meeting of Shareholders

We are pleased to announce the 160th Ordinary General Meeting of Shareholders of DKS Co. Ltd. ("the Company"), which will be held as described below.

When convening this General Meeting of Shareholders, the Company takes measures for providing in electronic format the information that constitutes the content of reference documents for the shareholders meeting, etc. (matters for which measures for providing information in electronic format are to be taken). This information is posted on each of the following websites, so please access either of those websites to confirm the information.

The Company's website:

https://www.dks-web.co.jp/ (in Japanese)

(From the above website, select "Investor Relations" and then "Investors Library," and then "Shareholder's Meetings" to confirm)

[PRONEXUS INC. dedicated website for the Company] https://d.sokai.jp/4461/teiji/ (in Japanese)

TSE website (Listed Company Search):

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

(Access the TSE website by using the internet address shown above, enter "DKS Co., Ltd." in "Issue name (company name)" or the Company's securities code "4461" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting].")

Instead of attending in person this General Meeting of Shareholders, you may exercise your voting rights beforehand either by electromagnetic means (via the Internet, etc.) or in writing. Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:20 p.m., Monday, June 24, 2024 (JST).

## 1. Date and Time: Tuesday, June 25, 2024 at 10:00 a.m. (Reception will open at 9:00 a.m.) (JST)

## 2. Venue: Banquet Hall "Suzaku," 2F, RIHGA Royal Hotel Kyoto

1-Taimatsu-cho, Shiokoji-sagaru, HigashiHorikawa-dori, Shimogyo-ku, Kyoto

#### **3.** Purpose of the Meeting

#### Matters to be reported:

- The Business Report and the Consolidated Financial Statements for the 160th fiscal year (from April 1, 2023 to March 31, 2024) and results of audits by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements
- 2. The Non-consolidated Financial Statements for the 160th fiscal year (from April 1, 2023 to March 31, 2024)

#### Proposals to be resolved:

Appropriation of Surplus
Election of Six Directors
Election of Three Audit & Supervisory Board Members
Election of One Substitute Audit & Supervisory Board Member

- Paper-based documents stating matters for which measures for providing information in electronic format are to be taken are sent to shareholders who have requested the delivery of such documents, however those documents do not state the following matters in accordance with the provisions of laws and regulations and Article 16, Paragraph 2 of the Company's Articles of Incorporation.
  - "Matters Regarding the Company's Shares," "Matters Regarding the Company's Share Acquisition Rights, etc." "Status of the Accounting Auditors," "System to Ensure Appropriate Business Conduct and Status of Operation of the System" and "Basic Policy Regarding the Party to Control Financial and Business Policy of the Company," of the Business Report
  - (2) "Consolidated Statement of Changes in Equity" and "Notes to Consolidated Financial Statements" of the Consolidated Financial Statements
  - (3) "Non-consolidated Statement of Changes in Equity" and "Notes to Non-consolidated Financial Statements" of the Nonconsolidated Financial Statements
  - (4) "Audit Report of the Accounting Auditor of the Consolidated Financial Statements," "Audit Report of the Accounting Auditor" and "Audit Report of the Audit & Supervisory Board" in the Audit Report

Accordingly, the documents that are delivered to shareholders who have made a request for delivery of paper-based documents are part of the documents included in the scope of audits by the Audit & Supervisory Board Members and the Accounting Auditor when they create their respective audit reports.

- If revisions to the matters for which measures for providing information in electronic format are to be taken arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on individual aforementioned websites.
- If there are major changes regarding the management of the meeting, we will promptly provide notice via the Company's website (https://www.dks-web.co.jp/) (in Japanese only).
- Please note that on the day of the General Meeting of Shareholders, the meeting will be held with the room temperature set at a high setting, and the Company's officers and meeting staff will be wearing light attire ("cool-biz" style).

## **Reference Documents for the General Meeting of Shareholders**

## **Proposals and Reference Information**

## Proposal No. 1 Appropriation of Surplus

The Company believes that strengthening our business's resilience by improving productivity, developing new products and creating new businesses and improving company performance over the long term is the most important management priority. Based on such philosophy, we maintain a basic policy on dividends of maintaining long-term and stable dividends for shareholders while keeping a reasonable level of internal reserves that we deem is necessary for future business development.

The Company will pay year-end dividends for the fiscal year ended March 31, 2024, of  $\frac{1}{45}$  per share, an increase of  $\frac{1}{5}$  from  $\frac{1}{40}$  in the fiscal year ended March 31, 2023. Accordingly, including the interim dividends of  $\frac{1}{20}$  per share, the annual dividends will be  $\frac{1}{65}$  per share.

Year-end dividends

- (1) Type of dividend property Cash
- Allotment of dividend property to shareholders and its aggregate amount ¥45 per common share of the Company Total dividends: ¥430,647,660
- (3) Effective date of dividends of surplus June 26, 2024

# Proposal No. 2 Election of Six Directors

The terms of office of all eight Directors will expire at the conclusion of this Meeting. In fiscal 2024, the final year of our medium-term management plan, FELIZ 115, as a result of separating management and execution from last year, we are requesting the election of six Directors, reducing by two, including three outside Directors, for swift and strategic decision making in order to ensure absolute achievement of the Company's management policies. If this Proposal is approved as originally proposed, the Company plans to designate again three outside Directors as independent officers as stipulated by the Tokyo Stock Exchange, which makes half of the Directors of the Company independent officers.

Candidate No.	Name		Current position in the Company		
1	SAKAMOTO Takashi Reelection		Chairman CEO		
2	YAMAJI Naoki Reelection		President COO		
3	SHIMIZU Shinji Reelection		Director		
4	OKUYAMA Kikuo Reelection OKUYAMA Kikuo Outside Independent		Director		
5	Reelection HASHIMOTO Katsumi Outside Independent		Director		
6	NAKANO Hideyo	Reelection Outside Independent	Director		

The candidates for Director are as follows:

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company					
		Apr. 1970	Joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.)					
		Feb. 1991	Manager of Madrid Branch of The Fuji Bank, Limited					
		May 1994	Manager of Nihonbashi Branch of The Fuji Bank, Limited					
		Dec. 1999	Managing Director of Fuji Asset Management Co., Ltd.					
	SAKAMOTO Takashi	Jun. 2001	Joined the Company					
	(August 9, 1947)	Jun. 2001	Director	46,049				
1	Reelection	Apr. 2004	Executive General Manager in charge of Corporate Planning Headquarters					
		Jun. 2004	Managing Director					
		Jun. 2007	Senior Managing Director					
		Jun. 2011	Representative Vice President					
		Jun. 2013	Chairman and Executive Director					
		Jun. 2015	Concurrently President					
		Apr. 2022	Chairman CEO (current)					
	above and is well versed in con	Apr. 1991	ent as Representative Director of the Company. Joined the Company					
		Apr. 2013	General Manager in charge of Planning Department, Yokkaichi Reorganization Division, Production Control Headquarters					
		Apr. 2014	General Manager of COO Office					
		Apr. 2015	Executive General Manager of Plastic Materials Business Division, Business Headquarters					
	YAMAJI Naoki	Apr. 2016	Concurrently in charge of Tokyo Headquarters					
	(April 13, 1964) Reelection	Apr. 2017	Executive General Manager in charge of Corporate Planning Headquarters	17,123				
2		Jun. 2017	Director and in charge of Personnel & General Affairs Headquarters					
		Apr. 2018	Concurrently in charge of Production Control Headquarters					
		Apr. 2020	Managing Director Administrative Supervisor					
		Apr. 2021	R&D Supervisor					
		Apr. 2022	President COO (current)					
	Reasons for nomination as ca							
	÷		candidate for Director because of his experience refe					
	the wealth of experience and wide-ranging knowledge he has in sales, R&D, administration and planning, etc., and is well versed in corporate management as Representative Director of the Company.							

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company				
		Apr. 1992	Joined the Company				
		Apr. 2014	General Manager of Personnel & General Affairs Department, Personnel & General Affairs Division				
		Apr. 2016	General Manager of Shuang Yi Li (Tianjin) New Energy Co., Ltd.	6,456			
	SHIMIZU Shinji (October 9, 1973)	Apr. 2018	Board Director of Shuang Yi Li (Tianjin) New Energy Co., Ltd.				
3	Reelection	Jun. 2019	General Manager of Financial Division, Financial Headquarters	0,430			
		Apr. 2020	Executive Officer Executive General Manager in charge of Production Headquarters				
		Apr. 2022	Administrative Supervisor				
		Jun. 2022	Director (current)				
	the wealth of experience and k subsidiaries, etc.	Nowledge he has	in administration and planning, production, manager Professor of Department of Chemical	nent of overseas			
		Oct. 1990	Professor of Department of Chemical Engineering, Cluster 3, Faculty of Engineering of Hiroshima University				
	OKUYAMA Kikuo (June 1, 1948) Reelection	Apr. 2001	Professor of Department of Chemical Engineering, Graduate School of Engineering of Hiroshima University				
		Apr. 2013	Professor Emeritus of Chemical Engineering of Hiroshima University (current) Special Appointment Professor of Hiroshima University				
		Jun. 2017	Managing Director of Hosokawa Powder Technology Foundation	500			
	Outside Independent	Jun. 2021	Director of the Company (current)				
	-	Jun. 2022	Auditor of Hosokawa Powder Technology Foundation (current)				
4		Jun. 2022	Vice President, The Information Center of Particle Technology, Japan (current)				
		(Significant o	concurrent positions outside the Company)				
			osokawa Powder Technology Foundation nt, The Information Center of Particle Technology,				
	The candidate for outside Director and expected role   The candidate OKUYAMA Kikuo was engaged in research operations at a university for many years, and has particularly extensive knowledge and experience in the field of nanotechnology.						
	He has played an appropriate role in overseeing business execution as an outside Director, such as by actively offering his views on the Company's R&D and life science fields at Board of Director meetings.						
	He is also working to bring about collaboration between industry, academia, and government organizations, and has again been nominated as a candidate for outside Director as we look forward to him contributing to the sustainable growth of the Company and improved corporate value.						
	Mr. Okuyama has never been involved in the management of a company except as an outside officer. However, the Company judges he will appropriately fulfill his duties as an outside Director using the above experience and expertise.						

Candidate No.	Name (Date of birth)	Career sum and signif	Number of the Company's shares held			
		Apr. 1981	Joined the Osaka Regional Taxation Bureau			
		Oct. 1984	Joined Asahi & Co. (current KPMG AZSA LLC)			
		Mar. 1987	Registered as a Certified Public Accountant			
		May 2007	Representative Partner of Asahi & Co. (current KPMG AZSA LLC)			
	HASHIMOTO Katsumi (April 5, 1958)	Jul. 2010	Director of Kyoto Office, KPMG AZSA LLC			
	Reelection	Jun. 2019	Left position at KPMG AZSA LLC	571		
	Outside Independent	Jul. 2019	Established Hashimoto Accounting Office as a Representative (current)			
5		Jun. 2020	Audit & Supervisory Board Member of the Company			
		Jun. 2022	Director of the Company (current)			
		(Significant o				
		Representativ				
	Reasons for nomination as candidate for outside Director and expected roleThe candidate HASHIMOTO Katsumi has accumulated a wealth of experience as a certified public accountant overmany years, and has advanced, specialist knowledge of finances and accounting.He has been nominated again as a candidate for outside Director as we look forward to him offering helpful proposalson all aspects of management from the broad perspective, using this wealth of experience and outstanding expertise, ashe has actively offered opinions on management strategies at Board of Director meetings.Mr. Hashimoto has never been involved in the management of a company except as an outside officer. However, theCompany judges he will appropriately fulfill his duties as an outside Director using the above experience and expertise.					

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company				
		Nov. 1991	ov. 1991 Vice President of Cititrust and Banking Corporation				
		Oct. 1993	Senior Portfolio Manager and Head of Private Investment of Cititrust and Banking Corporation				
		Jan. 2000	Director and Head of Investment Division of FuNNeX Asset Management Inc.				
	NAKANO Hideyo	Mar. 2004	Established Trias Corporation; took up position as CEO (current)				
	(September 13, 1959)	Mar. 2020	Outside Director of OUTSOURCING Inc.				
	Reelection Outside Independent	Jun. 2021	Outside Director of HOCHIKI CORPORATION (current)	389			
		Jun. 2022	Director of the Company (current)				
6		Jun. 2023	Outside Director (Audit & Supervisory Committee Member) of NS TOOL CO., LTD. (current)				
		(Significant concurrent positions outside the Company)					
			ctor of HOCHIKI CORPORATION ctor (Audit & Supervisory Committee Member) of				
	Reasons for nomination as candidate for outside Director and expected roleThe candidate NAKANO Hideyo has long been involved in investment operations at asset management companieand has experience as a manager of an IR/PR support company seeking to find new investments. In particular, shespecialist expertise in IR/PR activities in global markets.She has played an appropriate role in overseeing business execution as an outside Director, such as by actively ofher views on the Company's IR activities and business strategies at Board of Director meetings.She has been nominated again as a candidate for outside Director as we look forward to her contributing to thesustainable growth of the Company and improved corporate value using this wealth of experience and outstandingexpertise.						
Notes) 1. 2. 3.	OKUYAMA Kikuo, HASHIMO	TO Katsumi, ar	andidates for Director and the Company. Id NAKANO Hideyo are candidates for outside Dire D, HASHIMOTO Katsumi and NAKANO Hideyo as				

 The Company has registered OKUYAMA Kikuo, HASHIMOTO Katsumi and NAKANO Hideyo as independent officers with the Tokyo Stock Exchange Inc. If their reelection is approved, the Company again plans to treat them as independent officers.

4. OKUYAMA Kikuo, HASHIMOTO Katsumi and NAKANO Hideyo are currently outside Directors of the Company, at the conclusion of this meeting, OKUYAMA Kikuo's tenure since assuming office as outside Director of the Company will have been three years and the tenures of HASHIMOTO Katsumi and NAKANO Hideyo will have been two years.

- 5. The Company has entered into a liability limitation agreement with candidates for outside Director OKUYAMA Kikuo, HASHIMOTO Katsumi and NAKANO Hideyo to limit their liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act, provided that they perform their duties in good faith and without gross negligence. If their reelection is approved, the Company plans to continue such agreements with them.
- 6. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company, and the details are provided in the Business Report (in Japanese only). If the candidates for Director assume the office of Director, each of them will be an insurance policy. In addition, the Company plans to renew the policy with the same terms the next time of renewal.
- 7. NAKANO Hideyo was appointed outside director of OUTSOURCING Inc. in March 2020, and resigned from the position in March 2023. During her tenure in November 2021, improper accounting practices were discovered at OUTSOURCING's consolidated subsidiary, OUTSOURCING TECHNOLOGY Inc. Although she was not aware of these improper practices until their discovery, from a legal compliance perspective she regularly brought such matters to the attention of OUTSOURCING Inc. Board of Director meetings. Further, following the discovery of these improper

practices, she appropriately executed her duties through investigations, the identification of causes, and proposals on recurrence prevention measures.

 The number of the Company's shares held by each candidate for Director is the number of shares held as of March 31, 2024.

# Proposal No. 3 Election of Three Audit & Supervisory Board Members

The terms of office of Audit & Supervisory Board Members KAWAMURA Ichiji, TAKAHASHI Toshitada and NAKA Hideya will expire at the conclusion of this meeting. Therefore, the Company proposes the election of three Audit & Supervisory Board Members including two outside Audit & Supervisory Board Members. Including the one Audit & Supervisory Board Member whose terms of office will not expire, the total number of Audit & Supervisory Board Members will become four.

In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal.

Candidate No.	Name		Current position in the Company		
1	FURUSAWA Yoshiyuki New election		Senior Specialist, Internal Audit Department		
2	TAKAHASHI Toshitada Reelection Uutside Independent		Audit & Supervisory Board Member		
3	MIYANAGA Masayoshi	New election Outside Independent	_		

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

Candidate No.	Name (Date of birth)	Career sumr	Career summary, position and significant concurrent positions outside the Company		
		Apr. 1993	Joined the Company		
		Apr. 2010	General Manager of Internal Audit Department		
		Apr. 2013	General Manager of Financial Division, Financial Headquarters		
	EUDUS AWA Voskiumlui	Apr. 2015	General Manager of Secretarial Department		
	FURUSAWA Yoshiyuki (October 12, 1969) New election	Apr. 2020	General Manager of Financial Administration Department, Administrative Headquarters	806	
1		Apr. 2021	General Manager of Life Science Business Headquarters		
		Apr. 2022	General Manager of Internal Audit Department		
		Apr. 2024	Senior Specialist, Internal Audit Department (current)		
	his experience referred to above fields.	and his wealth Apr. 1982	of experience and knowledge in the accounting, fina Joined The Fuji Bank, Limited (current Mizuho Bank, Ltd.)	nce and auditing	
		May 2004	Manager of Urawa Branch of Mizuho Bank, Ltd.		
		Nov. 2005	Manager of Maebashi Branch of Mizuho Bank, Ltd.		
		Apr. 2008	Manager of Shinagawa Branch of Mizuho Bank, Ltd.		
	TAKAHASHI Toshitada	Apr. 2010	Chief Auditor, Business Audit Department of Mizuho Bank, Ltd.		
	(August 20, 1957)	Jan. 2011	Joined UC CARD Co., Ltd.		
	Reelection Outside	Feb. 2011	Managing Executive Officer of UC CARD Co. Ltd.	571	
2	Independent	Apr. 2020	Director, Managing Executive Officer of UC CARD Co. Ltd.		
		Jun. 2020	Independent Outside Director Standing Audit and Supervisory Committee Member of ITmedia Inc. (current)		
		Jun. 2020	Audit & Supervisory Board Member of the Company (current)		
		(Significant c	concurrent positions outside the Company)		
		-	Outside Director Standing Audit and Supervisory Iember of ITmedia Inc.		
	The candidate TAKAHASHI Tos Board Member because of his ex	shitada has agai perience referro se he is currentl	ide Audit & Supervisory Board Member n been nominated as a candidate for outside Audit & ed to above and the wealth of accounting and financi y engaged in the auditing operations of an IT compa of corporate operations.	al experience in	

Candidate No.	Name (Date of birth)	Career sumr	nary, position and significant concurrent positions outside the Company	Number of the Company's shares held
		Apr. 1981	Joined The Nippon Credit Bank, Ltd. (currently Aozora Bank, Ltd.)	
		Feb. 1990	Temporarily Served as an Investment Advisor of The Nippon Credit Bank, Ltd.	
		Oct. 1991	Dispatched to Nippon Credit Gartmore Ltd. (UK)	
		Apr. 1995	Joined Schroder Investment Management (Japan) Limited	
		Apr. 2000	Director of Schroder Investment Management (Japan) Limited	
		Jan. 2001	Joined Prudential Asset Management Japan Co., Ltd. (currently PGIM Japan Co., Ltd.) Chief Investment Officer in charge of Stock Investment	
	<b>MIYANAGA Masayoshi</b> (June 3, 1958)	Nov. 2003	Joined IRB, Inc. (currently FALCON Research & Consulting Ltd.) Co-Representative Partner	
	New election	Nov. 2011	Representative Director of IRB Inc.	200
3	Outside Independent	Apr. 2017	Director of FALCON Research & Consulting Ltd. (current)	
		Apr. 2017	Professor of Graduate School of Innovation Studies (currently Graduate School of Management) of Tokyo University of Science	
		Jun. 2017	Outside Director of Universal Entertainment Corporation (current)	
		Apr. 2023	Specially Appointed Professor of Chuo Business School (current)	
		Jun. 2023	Outside Director of S.T. CORPORATION (current)	
		(Significant o	concurrent positions outside the Company)	
		Outside Dire	ALCON Research & Consulting Ltd. ctor of Universal Entertainment Corporation pointed Professor of Chuo Business School	
		Outside Dire	ctor of S.T. CORPORATION	
	The candidate MIYANAGA Ma Board Member because of his e	sayoshi has bee xperience in bus	ide Audit & Supervisory Board Member n newly nominated as a candidate for outside Audit & iness management and academic knowledge in the a ent accumulated as a university professor.	

(Notes) 1. There is no special interest between each candidate for Audit & Supervisory Board Member and the Company.

- 2. FURUSAWA Yoshiyuki and MIYANAGA Masayoshi are new candidates.
- 3. TAKAHASHI Toshitada and MIYANAGA Masayoshi are candidates for outside Audit & Supervisory Board Member.
- 4. The Company has registered TAKAHASHI Toshitada as an independent officer with the Tokyo Stock Exchange Inc. If his reelection is approved, the Company plans for his appointment as an independent officer to continue.
- 5. If MIYANAGA Masayoshi's election is approved, the Company plans to register him as an independent officer with the Tokyo Stock Exchange Inc.
- 6. TAKAHASHI Toshitada is currently an outside Audit & Supervisory Board Member of the Company, and at the conclusion of this meeting, his tenure as outside Audit & Supervisory Board Member will have been four years.
- 7. The Company has entered into a liability limitation agreement with the candidate for outside Audit & Supervisory Board Member TAKAHASHI Toshitada to limit his liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act, provided that he performs his duties in good faith and without gross negligence. If his reelection is approved, the Company plans to continue said

agreement with him. In addition, if MIYANAGA Masayoshi's election is approved, then the Company plans to newly enter into the same liability limitation agreement with the above details with him.

- 8. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company, and the details are provided in the Business Report (in Japanese only). If each candidate for Audit & Supervisory Board Member is elected and assume the office of Audit & Supervisory Board Member, they will be the insured in the insurance policy. In addition, the Company plans to renew the policy with the same terms the next time of renewal.
- 9. The number of the Company's shares held by each candidate for Audit & Supervisory Board Member is the number of shares held as of March 31, 2024.

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

The effective term of the appointment of TSUKAMOTO Hidenobu as substitute Audit & Supervisory Board Member expires at the start of this General Meeting of Shareholders. Therefore, in order to prepare for cases where there is a vacancy which results in a shortfall in the number of Audit & Supervisory Board Members stipulated in laws and regulations, the Company requests the election of one substitute for outside Audit & Supervisory Board Member. The substitute Audit & Supervisory Board Member shall assume office on condition that the number of outside Audit & Supervisory Board Members falls short of the number stipulated by laws and regulations, and according to the provisions of the Company's Articles of Incorporation, the term of office shall be the remaining term of office of the retired Audit & Supervisory Board Member.

In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal.

Name (Date of birth)	Career sun	Career summary and significant concurrent positions outside the Company		
	Dec. 2009	Registered as an Attorney at Law (Kagoshima Bar Association) Joined Kajiki Branch of Kagoshima Chuo Law Offices		
TSUKAMOTO Hidenobu	Dec. 2012	Transfer of registration to Kyoto Bar Association Joined Tsukamoto Law Office (current)	0	
(July 17, 1973)	Jun. 2013	Audit & Supervisory Board Member of CAMPO HOLDINGS Co., Ltd. (current) Audit & Supervisory Board Member of CAMPO Co., Ltd. (current)	0	
	Feb. 2017	Audit & Supervisory Board Member of Uzumasa Driving School Co., Ltd.		

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

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

As an attorney, the candidate TSUKAMOTO Hidenobu has expert knowledge and wealth of experience of the judicial field. Based on these deep insights and strong sense of ethics, he is expected to strengthen the management oversight functions of the Company, and to contribute to building a better governance structure, for which reason it has nominated him as a candidate for substitute Audit & Supervisory Board Member.

Mr. TSUKAMOTO has never been involved in the management of a company except as an outside officer. However, the Company judges he will appropriately fulfill his duties as an outside Audit & Supervisory Board Member based on these reasons.

(Notes) 1. There is no special interest between the candidate for substitute Audit & Supervisory Board Member and the Company.

- 2. The candidate for substitute Audit & Supervisory Board Member is a candidate for outside Audit & Supervisory Board Member.
  - 3. If the candidate for substitute Audit & Supervisory Board Member TSUKAMOTO Hidenobu is appointed as Audit & Supervisory Board Member, the Company plans to enter into a liability limitation agreement with him to limit his liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act, provided that he performs his duties in good faith and without gross negligence.
  - 4. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company, and the details are provided in the Business Report (in Japanese only). If the candidate for substitute Audit & Supervisory Board Member assumes the office of Audit & Supervisory Board Member, he will be an insured in the insurance policy. In addition, the Company plans to renew the policy with the same terms the next time of renewal.
  - If the candidate for substitute Audit & Supervisory Board Member TSUKAMOTO Hidenobu assumes the office of Audit & Supervisory Board Member, the Company plans to submit notification to Tokyo Stock Exchange, Inc. concerning his designation as an independent officer

[Reference] Expected Skill Matrix of Board of Directors

To undertake proper decision making and management supervision at a higher level, the Company appoints directors and Audit & Supervisory Board members taking into consideration the balance of such factors as extensive experience, performance, and expertise related to the business. In addition, the Company appoints several outside Directors and outside Audit & Supervisory Board Members who have a wealth of experience, a high degree of expertise, and a broad range of knowledge and experience in management. One or more persons with experience in finance and accounting divisions and the appropriate knowledge will be appointed as Audit & Supervisory Board Member(s).

If Proposal No. 2 and Proposal No. 3 are approved as proposed, the approach on the expected skills and areas of expertise of each officer are as follows. Up to four particularly expected items are described, and these to not indicate all of the skills and expertise of each officer.

				Fields that Directors and Audit & Supervisory Board Members are expected to particularly contribute to						
Nam	e of officer	Outside	Independent	Corporate management	Accounting or finance	Legal affairs	Personnel or HR	Research technology	Business strategy or marketing or both	
Chairman CEO	SAKAMOTO Takashi			•		•	•		•	
President COO	YAMAJI Naoki			•			•	•	•	
Director	SHIMIZU Shinji			•	•		•		•	
Director	OKUYAMA Kikuo					•	•	•	•	
Director	HASHIMOTO Katsumi	•		•	•	•			•	
Director	NAKANO Hideyo			•		•	•		•	
Audit & Supervisory Board Member	ONISHI Hideaki				•	•	•	•		
Audit & Supervisory Board Member	FURUSAWA Yoshiyuki				•	•	•	•		
Audit & Supervisory Board Member	TAKAHASHI Toshitada			•	•	•		•		
Audit & Supervisory Board Member	MIYANAGA Masayoshi			•	•	•			•	