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.

Securities code: 3941 May 31, 2024

To our shareholders:

Kiyoshi Otsubo Representative Director, Chairman, and Chief Executive Officer **Rengo Co., Ltd.** 4-1-186 Ohiraki, Fukushima-ku, Osaka (Head Office: 2-2-7 Nakanoshima, Kita-ku, Osaka)

NOTICE OF THE 156TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

We would like to express our sincere condolences to all those who have passed away due to the 2024 Noto Peninsula Earthquake and their bereaved families, and we extend our deepest sympathies to all others affected. We pray for the earliest possible recovery of the disaster-stricken areas.

You are cordially invited to attend the 156th Ordinary General Meeting of Shareholders of Rengo Co., Ltd. (the "Company"), which will be held as described below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. ("Matters Concerning Measures for Providing Information in Electronic Format") in electronic format, and posts this information as "Notice of the 156th Annual General Meeting of Shareholders" on the Company's website. Please access one of the following websites to review the information.

The Company's website: https://www.rengo.co.jp/financial/shoushu.html (in Japanese)

* Also available on the website of PRONEXUS INC.

https://d.sokai.jp/3941/teiji/ (in Japanese)

* Also available on the TSE website (Listed Company Search).

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

(Access the above website, enter "Rengo" in "Issue name (company name)" or the Company's securities code "3941" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information" to check the information.)

If you are unable to attend the meeting in person, you may exercise your voting rights either by postal mail or via the Internet, etc. Please review the attached Reference Documents for the General Meeting of Shareholders and, in accordance with the explanation given below, exercise your voting rights by no later than 5:00 p.m., Wednesday, June 26, 2024 (Japan Standard Time).

1. Date and Time: Thursday, June 27, 2024 at 10:00 a.m. (Japan Standard Time) (reception opens at 9:00 a.m.)

- 2. Venue: RIHGA Royal Hotel Osaka 2F "Sanraku"
 - 5-3-68 Nakanoshima, Kita-ku, Osaka

3. Purposes:

Items to be reported:

1. Business Report and Consolidated Financial Statements for the 156th Term (from April 1, 2023 to March 31, 2024), as well as the results of audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board

2. Non-Consolidated Financial Statements for the 156th Term (from April 1, 2023 to March 31, 2024)

Items to be resolved:

- Proposal 1: Election of Ten (10) Directors
- Proposal 2: Election of Two (2) Audit & Supervisory Board Members

4. Exercising Voting Rights:

(1) Vote by postal mail

Please indicate your approval or disapproval of the proposals on the enclosed voting form and return it by postal mail to reach us no later than 5:00 p.m., Wednesday, June 26, 2024 (Japan Standard Time). If you

do not indicate your approval or disapproval for each proposal, it will be assumed as an indication of approval.

(2) Vote online

Access the voting site designated by the Company (https://www.web54.net) and input your approval or disapproval of the proposals in accordance with the on-screen instructions no later than 5:00 p.m., Wednesday, June 26, 2024 (Japan Standard Time).

(3) If voting rights are exercised in duplicate through the sending of a voting form by postal mail and voting over the Internet, etc., the vote cast over the Internet, etc. shall be effective. Furthermore, if voting rights are exercised multiple times over the Internet, etc., the final voting right exercised shall be effective.

- If any changes occur in the Matters Concerning Measures for Providing Information in Electronic Format, the Company will ensure that the revised information is posted on each of the respective websites where they are currently published.

⁻ For those attending, please present the enclosed voting form at the reception desk on arrival at the meeting.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Election of Ten (10) Directors

As the term will expire for all ten Directors at the conclusion of this meeting, the Company proposes that ten Directors be elected.

This proposal has been decided by the Board of Directors after deliberation by the Nomination Committee, which is an advisory body to the Board of Directors.

The candidates for Directors are as follows:

No.		Name		Position in the Company
1	[Reelection]	Kiyoshi Otsubo		Representative Director, Chairman, and Chief Executive Officer
2	[Reelection]	Yosuke Kawamoto		Representative Director, President and Chief Operating Officer
3	[Reelection]	Moriaki Maeda		Representative Director, Executive Vice President
4	[Reelection]	Yasuhiro Baba		Member of the Board, Executive Vice President
5	[Reelection]	Ichiro Hasegawa		Member of the Board, Executive Vice President
6	[Reelection]	Sadatoshi Inoue		Member of the Board, Executive Vice President
7	[Reelection]	Yoshio Sato	Outside Independent	Outside Director
8	[Reelection]	Masayuki Oku	Outside Independent	Outside Director
9	[Reelection]	Kaoru Tamaoka	Outside Independent	Outside Director
10	[Reelection]	Koichi Sumida	Outside Independent	Outside Director

Outside: Candidates for Outside Director

Independent: Independent Directors under the provisions of the Tokyo Stock Exchange, Inc.

No.	Name (Date of birth)	Care	Career summary, position, and responsibilities (Significant concurrent positions)			
	(Date of birth)		(Significant concurrent positions)	owned		
		Apr. 1962	Joined Sumitomo Corporation			
		June 1992	Member of the Board of Sumitomo Corporation			
		June 1996	Managing Director of Sumitomo Corporation			
	[Reelection] Kiyoshi Otsubo	Apr. 2000	Executive Vice President of Sumitomo Corporation			
	(March 15, 1939) Attendance at board meetings	June 2000	Representative Director, President and Chief Executive Officer of the Company	172,300		
1	9/9	Apr. 2014	Representative Director, Chairman, President and Chief Executive Officer of the Company			
		Apr. 2020	Representative Director, Chairman, and Chief			
		1	Executive Officer of the Company (to present)			
	growth and raising medium- and	long-term corp ver many years	help to implement the Group's strategies aimed at a orate value and will be able to appropriately supervi as a management executive. Accordingly, the Comp	se the Group overa		
		Apr. 1978	Joined the Company			
		Apr. 2007	Executive Officer of the Company			
		June 2011	Member of the Board, Executive Officer of the			
	[Reelection]		Company			
	Yosuke Kawamoto	Apr. 2014	Member of the Board, Managing Executive			
	(May 28, 1955)		Officer of the Company	114,80		
	Attendance at board meetings 9/9	Apr. 2019	Member of the Board, Senior Managing Executive Officer of the Company			
2		Apr. 2020	Representative Director, President, and Chief Operating Officer of the Company (to present)			
		<responsibil< td=""><td>ities at the Company></td><td></td></responsibil<>	ities at the Company>			
		Overseas Bus	siness Unit			
	growth and raising medium- and	long-term corp ver many years	can help to implement the Group's strategies aimed a orate value and will be able to appropriately supervi as a Member of the Board of the Company. Accord	se the Group overa		
		Apr. 1973	Joined the Company			
		June 2003	Member of the Board of the Company			
		Apr. 2007	Member of the Board, Managing Executive			
			Officer of the Company			
	[Reelection]					
	[Reelection] Moriaki Maeda	Apr. 2011	Member of the Board, Senior Managing			
			Member of the Board, Senior Managing Executive Officer of the Company	104,40		
	Moriaki Maeda	Apr. 2013	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present)	104,40		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings	Apr. 2013 <responsibil< td=""><td>Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company></td><td>104,40</td></responsibil<>	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company>	104,40		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings	Apr. 2013 <responsibil Aide to the P</responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit	104,40		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings	Apr. 2013 <responsibil Aide to the P <concurrent< td=""><td>Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit posts as officer of other listed companies></td><td>104,40</td></concurrent<></responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit posts as officer of other listed companies>	104,40		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings 9/9	Apr. 2013 <responsibil Aide to the P <concurrent< td=""><td>Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit</td><td>104,40</td></concurrent<></responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit	104,40		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings 9/9	Apr. 2013 <responsibil Aide to the P <concurrent Outside Direct</concurrent </responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit posts as officer of other listed companies> ctor of Ishikawa Seisakusho, Ltd.			
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings 9/9 [Reasons for nomination] The Company believes that Mori	Apr. 2013 <responsibil Aide to the P <concurrent Outside Direct aki Maeda can</concurrent </responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit posts as officer of other listed companies> ctor of Ishikawa Seisakusho, Ltd. help to implement the Group's strategies aimed at ad	chieving stable		
3	Moriaki Maeda (April 12, 1950) Attendance at board meetings 9/9 [Reasons for nomination] The Company believes that Mori growth and raising medium- and	Apr. 2013 <responsibil Aide to the P <concurrent Outside Direct aki Maeda can long-term corp</concurrent </responsibil 	Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company (to present) ities at the Company> resident, Corporate Unit posts as officer of other listed companies> ctor of Ishikawa Seisakusho, Ltd.	chieving stable se the Group overa		

No.	Name (Date of birth)	Car	eer summary, position, and responsibilities (Significant concurrent positions)	Number of the Company's shares owned				
4	[Reelection] Yasuhiro Baba (December 11, 1949) Attendance at board meetings 9/9	Corporate Pla Audit Depart	Joined Fukui Chemical Industry (currently the Company) Executive Officer of the Company Member of the Board, Executive Officer of the Company Member of the Board, Managing Executive Officer of the Company Member of the Board, Senior Managing Executive Officer of the Company Member of the Board, Executive Vice President of the Company (to present) lities at the Company> anning Department, Finance & Accounting Group, ment, Credit Department, Information Systems estic Affiliated-Company Administration Unit	89,800				
	[Reasons for nomination] The Company believes that Yasuhiro Baba can help to implement the Group's strategies aimed at achieving stable growth and raising medium- and long-term corporate value and will be able to appropriately supervise the Group overall due to his wealth of experience over many years as a Member of the Board of the Company. Accordingly, the Company proposes his election as Director.							
5	[Reelection] Ichiro Hasegawa (March 20, 1954) Attendance at board meetings 9/9	Apr. 1976 Mar. 2002 June 2002 June 2003 Apr. 2007 Apr. 2013 Apr. 2021 <responsibil Paperboard E</responsibil 	Joined Sumitomo Corporation Adviser to the Company Member of the Board of the Company Member of the Board, Managing Director of the Company Member of the Board, Senior Managing Executive Officer of the Company Representative Director, Executive Vice President of the Company Member of the Board, Executive Vice President of the Company (to present) lities at the Company> Business Unit, Procurement Unit, Chairman of Business Co., Ltd.	622,600				
	growth and raising medium- and	o Hasegawa ca long-term corp ver many years	n help to implement the Group's strategies aimed at porate value and will be able to appropriately supervi s as a Member of the Board of the Company. Accord	se the Group overall				

No.	Name (Date of birth)	Care	Career summary, position, and responsibilities (Significant concurrent positions)					
6	[Reelection] Sadatoshi Inoue (August 26, 1961) Attendance at board meetings 9/9	Apr. 1985 Apr. 2007 June 2012 Apr. 2014 Apr. 2019 June 2021 Apr. 2022 June 2022 <responsibil Packaging Bu Packaging Lt</responsibil 	91,500					
	[Reasons for nomination] The Company believes that Sadatoshi Inoue can help to implement the Group's strategies aimed at achieving stable growth and raising medium- and long-term corporate value and will be able to appropriately supervise the Group overall due to his wealth of experience over many years as a Member of the Board of the Company. Accordingly, the Company proposes his election as Director.							
7	[Reelection] Yoshio Sato (August 25, 1949) Outside Independent Attendance at board meetings 9/9	Outside Dire	Joined Sumitomo Life Insurance Company Director of Sumitomo Life Insurance Company Managing Director of Sumitomo Life Insurance Company President & Chief Executive Officer of Sumitomo Life Insurance Company Chairman of the Board of Sumitomo Life Insurance Company Outside Director of the Company (to present) Director of Sumitomo Life Insurance Company Senior Corporate Advisor to Sumitomo Life Insurance Company (to present) posts as officer of other listed companies> ctor of Sakata Inx Corporation ctor of Toyo Securities Co., Ltd.	0				
	[Reasons for nomination and ove The Company proposes the election observations that would be benefic experience as a management execution management as an Outside Direction	nd wealth of						

No.	Name (Date of birth)			Number of the Company's shares owned		
8	[Reelection] Masayuki Oku (December 2, 1944) Outside Independent Attendance at board meetings 9/9	Outside Direc Outside Direc	Joined Sumitomo Bank, Limited Director of Sumitomo Bank, Limited Managing Director of Sumitomo Bank, Limited Representative Director and Senior Managing Director of Sumitomo Bank, Limited Representative Director and Senior Managing Director of Sumitomo Mitsui Banking Corporation Representative Director and Senior Managing Director of Sumitomo Mitsui Financial Group, Inc. Representative Director and Deputy President of Sumitomo Mitsui Banking Corporation Chairman of the Board of Sumitomo Mitsui Financial Group, Inc. Representative Director and President of Sumitomo Mitsui Banking Corporation Chairman of the Board of Sumitomo Mitsui Financial Group, Inc. Director of Sumitomo Mitsui Financial Group, Inc. Honorary Advisor to Sumitomo Mitsui Financial Group, Inc. Director of Sumitomo Mitsui Financial Group, Inc. Honorary Advisor to Sumitomo Mitsui Financial Group, Inc. (to present) Outside Director of the Company (to present) posts as officer of other listed companies> tor of The Royal Hotel, Ltd.	0		
	Non-Executive Director of The Bank of East Asia Ltd. [Reasons for nomination and overview of expected role] The Company proposes the election of Masayuki Oku as Director so that he will be able to provide opinions and observations that would be beneficial for Company management, based on his wide-ranging views and wealth of experience as a management executive, and we expect him to fulfill a highly effective supervisory function for management as an Outside Director who is independent of the managers who carry out operations.					

No.	Name (Date of birth)						
		June 1989	Worked in literary circles as a writer (to present) winning the Kobe Literary Prize (award-winning work: Yume-kui-sakana no blue-goodbye)	owned			
	[Reelection] Kaoru Tamaoka	Apr. 2008	Apr. 2008 Professor of Osaka University of Arts (to present)				
	(November 6, 1956) Outside	Nov. 2009	Oda Sakunosuke Prize (award-winning work: Oie-san)				
	Independent Attendance at board meetings	Oct. 2012	Member of the Hyogo Prefectural Board of Education				
	9/9	Apr. 2014	Visiting professor of Kansai University (to present)				
9		Apr. 2018	Director of the Administrative Agency for Osaka City Museums (to present)				
		June 2021	Outside Director of the Company (to present)				
	[Reasons for nomination and ove						
	-	-	of fields, including being a professional writer, wor	king in the field of			
		-	important positions in many public institutions. The	-			
	the election of Kaoru Tamaoka as	Director so th	at she will be able to provide opinions and observation	ons that would be			
			her high level of insight and wealth of experience, a	-			
			r management as an Outside Director who is indeper	ndent of the			
	managers who carry out operation						
			any management except as an outside officer in the p of her duties as an Outside Director for the above rea				
	Judged that sile is capable of prop	Apr. 1983	Joined Japan Broadcasting Corporation				
		July 1992	Tokyo Broadcasting Center Announcement				
		5 ary 1992	Room, Japan Broadcasting Corporation				
	[Reelection]	Mar. 2003	Osaka Broadcasting Station Programming				
	Koichi Sumida		Department, Japan Broadcasting Corporation				
	(January 14, 1960)	June 2011	Executive announcer of Japan Broadcasting				
	Outside Independent		Corporation				
	Attendance at board meetings	Jan. 2020	Retired from Japan Broadcasting Corporation				
	8/8	Apr. 2020	Professor of Osaka University of Arts (to present)				
10		Apr. 2022	Visiting professor of Kansai University				
	June 2023 Outside Director of the Company (to present)						
	[Reasons for nomination and overview of expected role]						
	Koichi Sumida has been active in a wide range of fields, including news reporting, education, and work in the Japan						
	Society for Disaster Information Studies. The Company proposes the election of Koichi Sumida as Director so that he will be able to provide opinions and observations that would be beneficial for Company management, based on his high						
	level of insight and wealth of experience in public relations as well as social safety, and we expect him to fulfill a highl effective supervisory function for management as an Outside Director who is independent of the managers who carry						
	out operations.						
	_	lved in compar	ny management except as an outside officer in the pa	ast, but we have			
			g his duties as an Outside Director for the above reas				
otes: 1.	Rengo Riverwood Packaging, L	td., for which	Sadatoshi Inoue serves as President, has business a	elationships with			
	· · ·	-	l multi-pack line peripheral devices, etc.				
2.	There are no special interests bet						
3.	-		nd Koichi Sumida are candidates for Outside Direct				
4.			e Director will be six years at the conclusion of this				
5. 6.			side Director will be five years at the conclusion of t tside Director will be three years at the conclusion of				
0. 7.			side Director will be one year at the conclusion of the	-			
8.							
ð.	To enable Yoshio Sato, Masayuki Oku, Kaoru Tamaoka, and Koichi Sumida to sufficiently fulfill the role expected of them as Outside Directors, limited liability agreements have been entered into between them and the Company that lim						
0.	them as Outside Directors, limite	d liability agre	eements have been entered into between them and th	e Company that lii			
0.			eements have been entered into between them and the oh 1 of the Companies Act to the amount stipulated by				

with them. In addition, the Company plans to continue providing notification to the Tokyo Stock Exchange for them as Independent Directors.

- 9. Kaoru Tamaoka's name on the family register is Kaoru Kamatani.
- 10. The Company has entered into a directors and officers liability insurance ("D&O insurance") policy as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company, thereby covering losses and costs incurred by Directors, Audit & Supervisory Board Members and Executive Officers of the Company and its consolidated subsidiaries in cases where they are liable for damages arising from their performance of duties (unless a coverage exclusion in the insurance policy is applied). The full amount of the insurance premiums for D&O insurance is borne by the Company. If each candidate is elected and assumes the office as Director, the Company plans to include every such Director as an insured in the D&O insurance policy. The term of the D&O insurance policy is one year, and the Company plans to renew the policy before the expiration of that term by resolution of the Board of Directors.

(Reference)

The skills matrix below outlines the Company's expectations by field for the candidates for Director based on their knowledge, experience, and abilities.

No.	Name	Position in the Company	Outsid e	Corpor ate manag ement	Sales & market ing	Financ e & accoun ting	Gover nance	Sustai nabilit y	Global	Nomin ation Comm ittee	Remun eration Comm ittee
1	Kiyoshi Otsubo	Representative Director, Chairman, and Chief Executive Officer		•			•		•	0	0
2	Yosuke Kawamoto	Representative Director, President and Chief Operating Officer		•			•		•	0	0
3	Moriaki Maeda	Representative Director, Executive Vice President					•	•			
4	Yasuhiro Baba	Member of the Board, Executive Vice President				•	•				
5	Ichiro Hasegawa	Member of the Board, Executive Vice President			•			•			
6	Sadatoshi Inoue	Member of the Board, Executive Vice President			•			•			
7	Yoshio Sato	Director	0	•			•			0	0
8	Masayuki Oku	Director	0	•			•			O (Chair)	O (Chair)
9	Kaoru Tamaoka	Director	0				•	•		0	0
10	Koichi Sumida	Director	0				•	•		0	0

* Regarding the knowledge, experience, and abilities expected of each candidate, we have noted up to three fields of expertise for the Representative Director, Chairman and the Representative Director, President, and up to two for other positions within the Company. The above matrix does not represent all the knowledge, experience, and abilities of each candidate.

Proposal 2: Election of Two (2) Audit & Supervisory Board Members

As the term will expire for Audit & Supervisory Board Members Tsutomu Shoju and Hitoshi Tsunekage at the conclusion of this meeting, the company proposes that two Audit & Supervisory Board Members be elected. This proposal has been decided by the Board of Directors after deliberation by the Nomination Committee, which is an advisory body to the Board of Directors, and with the consent of the Audit & Supervisory Board. The candidates for Audit & Supervisory Board Members are as follows:

No.	Name (Date of birth)		Career summary and position (Significant concurrent positions)	Number of the Company's shares owned
	[Reelection] Tsutomu Shoju (October 20, 1962) Attendance at board meetings 9/9	Apr. 1985 Apr. 2010 Apr. 2015 Apr. 2016	Joined the Company General Manager of Information Systems Department of the Company Corporate Officer of the Company General Manager of Information Systems Group of the Company	25,10
1	Attendance at Audit & Supervisory Board meetings 10/10	Apr. 2020 June 2020	Assistant to the Senior Managing Executive Officer responsible for General Affairs Department of the Company Audit & Supervisory Board Member of the Company (to present)	
		years and his	help to audit the execution of duties by members of wealth of experience. Accordingly, the Company pro	
2	an Audit & Supervisory Board M [Reelection] Hitoshi Tsunekage (August 6, 1954) Outside Independent Attendance at board meetings 8/9 Attendance at Audit & Supervisory Board meetings 9/10	Apr. 1977 June 2004 June 2005 Jan. 2008 Apr. 2011 Apr. 2012 Apr. 2017 June 2017	Joined The Sumitomo Trust and Banking Co., Ltd. Executive Officer of The Sumitomo Trust and Banking Co., Ltd. Director and Managing Executive Officer of The Sumitomo Trust and Banking Co., Ltd. President & CEO of The Sumitomo Trust and Banking Co., Ltd. Chairman of the Board and President of The Sumitomo Trust and Banking Co., Ltd. Representative Director and Chairman of Sumitomo Mitsui Trust Holdings, Inc. Representative Director and President of Sumitomo Mitsui Trust Bank, Limited Director of Sumitomo Mitsui Trust Bank, Limited Director and Chairman of Sumitomo Mitsui Trust Bank, Limited Director of Sumitomo Mitsui Trust Holdings, Inc. Audit & Supervisory Board Member of the	
		Outside Dire	Audit & Supervisory Board Member of the Company (to present) Senior Corporate Advisor to Sumitomo Mitsui Trust Bank, Limited (to present) posts as officer of other listed companies> ctor of Nankai Electric Railway Co., Ltd. ctor of Keio Corporation	
	to provide opinions and observat	ions that would	Tsunekage as Audit & Supervisory Board Member so I be beneficial for Company management as an Outs ranging views and wealth of experience as a manage	ide Audit &

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

2. Hitoshi Tsunekage is a candidate for Outside Audit & Supervisory Board Member.

- 3. The term of office for Hitoshi Tsunekage as an Outside Audit & Supervisory Board Member will be four years at the conclusion of this meeting.
- 4. To enable Hitoshi Tsunekage to sufficiently fulfill the role expected of him as an Outside Audit & Supervisory Board Member, a limited liability agreement has been entered into between him and the Company that limit the liability provided for in Article 423, Paragraph 1 of the Companies Act to the amount stipulated by laws and regulations. If this proposal is approved per the original proposal, the Company plans to continue this limited liability agreement with him. In addition, the Company plans to continue providing notification to the Tokyo Stock Exchange for him as an Independent Auditor.
- 5. The Company has entered into a directors and officers liability insurance ("D&O insurance") policy as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company, thereby covering losses and costs incurred by Directors, Audit & Supervisory Board Members and Executive Officers of the Company and its consolidated subsidiaries in cases where they are liable for damages arising from their performance of duties (unless a coverage exclusion in the insurance policy is applied). The full amount of the insurance premiums for D&O insurance is borne by the Company. If each candidate is elected and assumes the office as Audit & Supervisory Board Member, the Company plans to include every such Audit & Supervisory Board Member as an insured in the D&O insurance policy. The term of the D&O insurance policy is one year, and the Company plans to renew the policy before the expiration of that term by resolution of the Board of Directors.