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Securities Code: 9025 Date issued: June 3, 2024

Start date of measures for electronic provision: May 29, 2024

To our shareholders:

Tadahiko Konoike Representative Director, Chairman, President and Chief Executive Officer Konoike Transport Co., Ltd.

4-3-9 Fushimimachi, Chuo-ku, Osaka

Notice of the 84th Annual General Meeting of Shareholders

We are pleased to announce the 84th Annual General Meeting of Shareholders of Konoike Transport Co., Ltd. (the "Company"), as stated 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 for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information as "Notice of the 84th Annual General Meeting of Shareholders" on the internet. Please access any of the following websites by using the internet addresses shown below to review the information.

The Company's website:

https://www.konoike.net/ir/meeting/ (in Japanese)

Website for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/9025/teiji/ (in Japanese)

In addition to posting matters subject to measures for electronic provision on each website above, the Company also posts this information on the website of Tokyo Stock Exchange, Inc. (TSE). To access this information from the latter website, access the TSE website (Listed Company Search) by using the internet address shown below, enter the issue name (company name) "Konoike Transport," or securities code "9025" (single-byte), and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information."

TSE website:

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

If you are unable to attend the meeting in person, you can exercise your voting rights on the internet or in writing. In this case, please review the Reference Documents for General Meeting of Shareholders and exercise your voting rights according to the instructions below no later than 5:45 p.m. on Thursday, June 20, 2024 (JST).

Date and Time: Friday, June 21, 2024, 10 a.m. (reception opens at 9 a.m.) (JST)
 Venue: Main Conference Room, Osaka Head Office of the Company

2nd Floor, HK Yodoyabashi Garden Avenue 4-3-9 Fushimimachi, Chuo-ku, Osaka

3. Purpose of the Meeting

Matters to be reported:

- 1. Business Report, Consolidated Financial Statements, and report on the result of the audit by the Financial Auditor and the Audit & Supervisory Board on Consolidated Financial Statements for the 84th fiscal year (from April 1, 2023 to March 31, 2024)
- 2. Non-consolidated Financial Statements for the 84th fiscal year (from April 1, 2023 to March 31, 2024)

Matters to be resolved:

Proposal No. 1 Election of Five Directors

Proposal No. 2 Election of Two Audit & Supervisory Board Members

Proposal No. 3 Election of One Substitute Audit & Supervisory Board Member

- In accordance with the provisions of laws and regulations and the Company's Articles of Incorporation, the following matters are excluded from the paper-based documents delivered to shareholders who have made a request for delivery of such documents.
 - · Matters related to ensuring appropriateness of business operations in the Business Report
 - Consolidated statements of changes in net assets and Notes to Consolidated Financial Statements from Consolidated Financial Statements
 - Statements of changes in net assets and Notes to Non-consolidated Financial Statements from Non-consolidated Financial Statements

The Financial Auditor and the Audit & Supervisory Board Members have audited the documents subject to audit, including the above.

- If revisions to the matters subject to measures for electronic provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on the websites on page 1.
- Notwithstanding any requests for the delivery of paper-based documents, the Company will uniformly send paper-based documents including matters for which measures for providing information in electronic format are to be taken.

Reference Documents for General Meeting of Shareholders

Proposal No. 1 Election of Five Directors

The terms of office of all five Directors will expire at the conclusion of this meeting. Therefore, the Company proposes the election of five Directors, including three external Directors.

This proposal was approved at the Board of Directors meeting after its details were reported by the Personnel and Remuneration Committee, an advisory body to the Board of Directors chaired by an independent external Director. The candidates for Director are as follows:

	Candidate No./Name		Current Position and Responsibility, etc. in the Company			
1	Tadahiko Konoike	Reelection	Representative Director, Chairman, President and Chief Executive Officer	Chairman of the Board of Directors Personnel and Remuneration Committee member		
2	Tadatsugu Konoike	Reelection	Director and Senior Managing Executive Officer	In charge of International Business In charge of Technology Innovation		
3	Yoshihito Ota	Reelection External Independent Director	External Director	Personnel and Remuneration Committee member		
4	Mika Masuyama	Reelection External Independent Director	External Director	Personnel and Remuneration Committee chair		
5	Taisuke Fujita	Reelection External	External Director	Personnel and Remuneration Committee member		

Candidate No.	Name (Date of birth)		nmary, position and responsibility in the Company cant concurrent positions outside the Company)	Number of the Company's shares owned				
		Apr. 1976 Apr. 1981 Dec. 1983	Joined Konoike Construction Co., Ltd. Joined the Company Managing Director					
		Dec. 1987	Senior Managing Director					
	Tadahiko Konoike	Dec. 1989	Representative Director and Vice President					
	(November 7, 1953)	June 2003	Representative Director and President					
		Apr. 2018	Representative Director & President and Chief					
	Reelection		Executive Officer	2,584,806 share				
	[Attendance of Board of	Apr. 2021	Representative Director & President and Chief					
	Directors Meetings]		Executive Officer					
1	18/18 (100%)	June 2021	Representative Director, Chairman, President and Chief Executive Officer (current position)					
			concurrent positions outside the Company)					
		•	ve Director and Vice President of Osaka Port					
			stribution Center, Ltd.					
	[Reasons for nomination as cand		=	d				
	Tadahiko Konoike has considerable experience and a proven track record of business management as the							
	Representative Director of the Company over many years. Also, he has demonstrated excellent leadership as the President since 2003 to improve the corporate value of the Group.							
	The Company proposes his reelection as Director, having judged that he will fulfill his duties to improve the medium-							
	to long-term corporate value of the Company.							
		Apr. 2006	Joined Sumitomo Mitsui Banking Corporation					
		Apr. 2013	Joined the Company					
		July 2014	General Manager of Corporate Planning Division					
		Apr. 2016	Executive Officer					
		Apr. 2017	Managing Executive Officer					
	Tadatsugu Konoike	June 2017	Director and Managing Executive Officer					
	(November 30, 1982)	Apr. 2018	Director and Senior Managing Executive Officer					
	Reelection	Apr. 2019	Director and Senior Managing Executive	1,623,444 share				
	[Attendance of Board of		Officer, New Business Development	,,,,,,				
	Directors Meetings]		Administrator, Executive General Manager of					
2	18/18 (100%)		New Business Development Division					
2		Apr. 2021	Director and Senior Managing Executive					
			Officer, Chief International Officer and Chief Technology Innovation Officer					
		Apr. 2022	Director and Senior Managing Executive					
		Apr. 2022	Officer, Officer in charge of International					
			Business and Technology Innovation (current					
			position)					
	[Reasons for nomination as cand	lidate for Direct	tor]					
	_	-	and a proven track record through his practical expe					
			anning division and international logistics business					
	-		to long-term business strategies as the officer in char	rge of the				
	international business division a			rove the median				
	The Company proposes his reelection as Director, having judged that he will fulfill his duties to improve the medium-to long-term corporate value of the Company.							

Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)		Number of the Company's shares owned			
	Yoshihito Ota (June 26, 1954) Reelection External Independent Director [Attendance of Board of	Apr. 1978 June 2003 June 2010 Dec. 2010 Dec. 2015 Apr. 2017	Joined KYOCERA Corporation Executive Officer Director and Managing Executive Officer Senior Managing Executive Officer of Japan Airlines Co., Ltd. Chairman of KYOCERA Communication Systems Co., Ltd. Advisor	0 shares			
3	Directors Meetings] 18/18 (100%) [Tenure as external Director] 6 years	June 2018 External Director of the Company (current position) Sept. 2019 Chairman of MTG Co., Ltd. Dec. 2019 Director and Chairman Dec. 2023 Advisor (current position)					
	[Reasons for nomination as candidate for external Director and expected roles] Yoshihito Ota has been providing objective advice to the Company on overall operations based on his deep discernment, extensive experience, and superior abilities nurtured through serving as a corporate manager and an executive in wide-ranging industries and organizations. The Company proposes his reelection as external Director, expecting that he will provide supervision and advice on the execution of Directors' duties, based on his knowledge and experience.						
4		President and LLC Outside Direct of Suntory Bootside Direct idate for extern sive experience as global known	Joined the Bank of Japan International Marketing Director of Cap Gemini Sogeti Senior Consultant of Gemini Consulting Japan Joined Egon Zehnder Partner President and Representative Partner of Masuyama & Company LLC (current position) Outside Director (Audit and Supervisory Committee Member) of Suntory Beverage & Food Limited (current position) Outside Director of KOKUYO Co., Ltd. (current position) External Director of the Company (current position) concurrent positions outside the Company) Representative Partner of Masuyama & Company eter (Audit and Supervisory Committee Member) everage & Food Limited eter of KOKUYO Co., Ltd. al Director and expected roles] e and discernment in corporate governance, human reveledge of business management and economics. She				

Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company (Significant concurrent positions outside the Company)		Number of the Company's shares owned			
		Oct. 1991	Joined Tohmatsu & Co. (now Deloitte Touche Tohmatsu LLC)				
		Nov. 2000	Joined Morgan Stanley Japan Securities (now Mitsubishi UFJ Morgan Stanley Securities Co., Ltd.)				
	Taisuke Fujita	June 2002	Joined SPARX Asset Management Co., Ltd.				
	(July 11, 1970)	Mar. 2006	Joined Taiyo Pacific Partners LP				
	() , ,	Feb. 2012	Established Unleash Capital Pte. Ltd.				
	Reelection	Dec. 2012	Joined Orbis Investments Management Ltd.				
	External	Sept. 2014	Joined Asian Energy Investments, Pte. Ltd.	0 shares			
	[Attendance of Board of	May 2016	Joined Amundi Japan Ltd.	U shares			
	Directors Meetings]	July 2020	External Director of the Company (current				
5	18/18 (100%)		position)				
	[Tenure as external Director]	June 2022	Outside Director of Hogy Medical Co., Ltd.				
	4 years		(current position)				
		Feb. 2023	Representative partner of Fujitaya Hinpin LLC				
		(current position) (Significant concurrent positions outside the Company)					
		` •					
			ctor of Hogy Medical Co., Ltd.				
	Representative partner of Fujitaya Hinpin LLC						
	[Reasons for nomination as candidate for external Director and expected roles]						
	Taisuke Fujita possesses extensive experience and discernment in Japanese and foreign investment markets, and global insight on business management and economics. He has also been providing objective advice to the Company on						
	overall operations.	and economics	. The has also been providing objective advice to the	Company on			
	The Company proposes his reelection as external Director, expecting that he will provide supervision and advice on the execution of Directors' duties, based on his knowledge and experience.						

Notes:

- Tadahiko Konoike serves as Representative Director and Vice President of Osaka Port Synthesis Distribution Center, Ltd., which conducts the same class of business as the Company, and so is in competition.
 The Company and Taisuke Fujita are under a consulting agreement from July 1, 2023, until June 30, 2024.
 There is no special interest between any other candidates and the Company.
- 2. Yoshihito Ota, Mika Masuyama, and Taisuke Fujita are candidates for external Director.
- 3. Yoshihito Ota and Mika Masuyama satisfy the Standards for the Independence of External Officers of the Company, and the Company has submitted notification concerning them as independent Directors as provided for by the Tokyo Stock Exchange. If the proposal is passed and they assume the office as external Directors, the Company plans to reappoint them as independent Directors. Please refer to page 11 for the Standards for the Independence of External Officers.
- 4. Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act and the Articles of Incorporation, the Company has entered into agreements with Yoshihito Ota, Mika Masuyama, and Taisuke Fujita, to limit their liability for damages under Article 423, paragraph 1 of the Companies Act to the minimum liability amount provided for under laws and regulations. If Mr. Ota, Ms. Masuyama, and Mr. Fujita are elected in this Proposal, the Company plans to renew the agreements with them.
- 5. The Company has entered into an indemnity contract provided for in Article 430-2, paragraph 1 of the Companies Act with each Director. The outline of the said indemnity contract is stated in page 31 of the Business Report (in Japanese only). If the election of candidates for Director is approved, the Company plans to renew the said indemnity contract.
- 6. The Company has entered into a directors and officers liability insurance contract provided for in Article 430-3, paragraph 1 of the Companies Act with an insurance company. The outline of the said contract is stated in page 32 of the Business Report (in Japanese only). If the election of candidates for Director is approved, they will continue to be insured under the said insurance contract. In addition, the said insurance contract is expected to be renewed with the same contents at the next renewal.
- 7. Mika Masuyama is scheduled to be appointed as Outside Director of Ushio Inc. at its 61st Annual General Meeting of Shareholders to be held on June 27, 2024.
- 8. Taisuke Fujita is scheduled to be appointed as the Director of HOGY MEDICAL CO., LTD. at its 63rd Annual General Meeting of Shareholders to be held on June 20, 2024.

Proposal No. 2 Election of Two Audit & Supervisory Board Members

The terms of office of Audit & Supervisory Board Members Mitsugu Otani and Yutaka Fujiwara will expire at the conclusion of this meeting. Therefore, the Company proposes the election of two Audit & Supervisory Board Members.

This proposal was approved at the Board of Directors meeting after its details were reported by the Personnel and Remuneration Committee, an advisory body to the Board of Directors chaired by an independent external Director. In addition, prior consent of the Audit & Supervisory Board has been obtained for the submission of this proposal.

The candidates for Audit & Supervisory Board Member are as follows:

Candidate No.	Name (Date of birth)	Care (Signific	Number of the Company's shares owned					
	Shunichi Tanaka (November 28, 1963)	Apr. 1986 Apr. 2017	Joined the Company General Manager of Chugoku & Kyushu Branch					
	New election	Apr. 2020 Apr. 2023	General Manager of Tokai Branch General Manager of Food Division	200 shares				
1	Apr. 2024 Advisor (current position) [Reasons for nomination as candidate for Audit & Supervisory Board Member] Since joining the Company, Shunichi Tanaka has served in various domestic business divisions and as a branch general							
	manager, and has a wealth of experience and accomplishments necessary for the sound and proper management of the Company. Therefore, the Company believes he will fulfill the duties appropriately and proposes his election as the Audit & Supervisory Board Member.							
	•	Apr. 1984 July 2004	Joined the Sumitomo Bank, Limited (now the Sumitomo Mitsui Banking Corporation) General Manager of Toyonaka Corporate Department					
	Tomonari Kimura (October 20, 1961)	Apr. 2007 Mar. 2011	Apr. 2007 General Manager of Public Relations Department (Osaka)					
	New election External	June 2014	Inc. (now the SMBC Nikko Securities Inc.) Retired from Sumitomo Mitsui Banking	0 shares				
2	Independent Audit & Supervisory Board Member	Mar. 2018	Corporation Mar. 2018 Managing Executive Officer of SMBC Nikko Securities Inc.					
		Mar. 2021 July 2021	Advisor Senior Advisor of YAMADA Consulting Group Co., Ltd. (current position)					
	[Reasons for nomination as candidate for external Audit & Supervisory Board Member] Tomonari Kimura has expertise and extensive experience in business management gained through many years of involvement in the operations of financial institutions, although he has not been directly involved in corporate management. Therefore, the Company believes that he will play the important role in the Company's audit from an independent standpoint and proposes his election as external Audit & Supervisory Board Member.							

Notes:

- 1. There is no special interest between any of the candidates and the Company.
- 2. Tomonari Kimura is a candidate for external Audit & Supervisory Board Member.
- 3. Tomonari Kimura satisfies the Standards for the Independence of External Officers of the Company and, if the proposal is passed and he assumes the office as external Audit & Supervisory Board Member, the Company plans to submit notification concerning his appointment as an independent Audit & Supervisory Board Member as provided for by the Tokyo Stock Exchange. Please refer to page 11 for the Standards for the Independence of External Officers.
- 4. Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, and the Articles of Incorporation, if Tomonari Kimura is elected in this Proposal, the Company plans to enter into an 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 under laws and regulations.
- 5. Upon the election of Shunichi Tanaka and Tomonari Kimura under the Proposal, the Company intends to enter into a compensation agreement with each of them pursuant to Article 430-2, paragraph 1 of the Companies Act. A summary of the details of such compensation agreement shall be as stated on page 31 of the Business Report (in Japanese only).
- 6. The Company has entered into a directors and officers liability insurance contract provided for in Article 430-3, paragraph 1 of the Companies Act with an insurance company. The outline of the said contract is stated in page 32 of the Business Report (in Japanese only). If the election of candidates for Audit & Supervisory Board Member is approved, they will be

C	ontents at the next	renewal.			

insured under the said insurance contract. In addition, the said insurance contract is expected to be renewed with the same

Proposal No. 3 Election of One Substitute Audit & Supervisory Board Member

Keizo Kosaka was elected as substitute Audit & Supervisory Board Member in the 80th Annual General Meeting of Shareholders on July 31, 2020. The validity of the election will expire at the beginning of this meeting. Therefore, the Company proposes the election of one substitute Audit & Supervisory Board Member to be ready to fill a vacant position, should the number of external Audit & Supervisory Board Members fall below the number required by laws and regulations.

This proposal was approved at the Board of Directors meeting after its details were reported by the Personnel and Remuneration Committee, an advisory body to the Board of Directors chaired by an independent external Director. Furthermore, prior consent of the Audit & Supervisory Board has been obtained for the submission of this proposal. The validity of the election of the substitute Audit & Supervisory Board Member of this proposal can be nullified by resolution of the Board of Directors if the consent of the Audit & Supervisory Board has been obtained; provided, however, that this is done before the Audit & Supervisory Board Member assumes office.

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

Name (Date of birth)	(S	Number of the Company's shares owned	
Keizo Kosaka (December 11, 1945) External Independent Audit & Supervisory Board Member	Representative External Aud Outside Direct Outside Audi	Registered as an attorney at law Joined Irokawa Legal Professional Corporation Chairman Advisor Representative of Irokawa Legal Professional Corporation (current position) concurrent positions outside the Company) re of Irokawa Legal Professional Corporation it & Supervisory Board Member of Toyo Aluminium K. K. etor of Sumitomo Rubber Industries, Ltd. tor of Sekisui Plastics Co., Ltd. t & Supervisory Board Member of SEIREN CO., LTD.	0 shares

[Reasons for nomination as candidate for substitute external Audit & Supervisory Board Member]

The Company proposes the reelection of Keizo Kosaka as substitute external Audit & Supervisory Board Member, as he has specialist legal knowledge as a lawyer as well as extensive experience and broad discernment. Mr. Kosaka has never in the past been involved in the management of a company except as an external Director or Auditor. However, the Company judges he will appropriately fulfill his duties as an external Audit & Supervisory Board Member based on the above reasons.

Notes: 1. The Company has a legal consulting agreement with Irokawa Legal Professional Corporation, represented by Mr. Keizo Kosaka.

- 2. Keizo Kosaka is a candidate for substitute external Audit & Supervisory Board Member.
- 3. Keizo Kosaka satisfies the Standards for the Independence of External Officers of the Company and, if he assumes the office as external Audit & Supervisory Board Member, the Company plans to submit notification concerning his appointment as an independent Audit & Supervisory Board Member as provided for by the Tokyo Stock Exchange. Please refer to page 11 for the Standards for the Independence of External Officers.
- 4. Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act and the Articles of Incorporation, if Keizo Kosaka assumes the office as external Audit & Supervisory Board Member, the Company plans to enter into an 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 under laws and regulations.
- 5. If Keizo Kosaka assumes the position of external Audit & Supervisory Board Member, the Company intends to enter into a compensation agreement with him pursuant to Article 430-2, paragraph 1 of the Companies Act. A summary of the details of such compensation agreement shall be as stated on page 31 of the Business Report (in Japanese only).
- 6. The Company has entered into a directors and officers liability insurance contract provided for in Article 430-3, paragraph 1 of the Companies Act with an insurance company. The outline of the said contract is stated in page 32 of the Business Report (in Japanese only). If Mr. Keizo Kosaka assumes the position of external Audit & Supervisory Board Member, he will be included as an insured under such insurance policy. In addition, the said insurance contract is expected to be renewed with the same contents at the next renewal.

(Reference)

Skill matrix (after the conclusion of this Annual General Meeting of Shareholders)

Officer	Position in the Company	Corporate Management and Business Experience	International Experience	Sustainability/ ESG	HR and Employee Development	New Business/	Technology/	ICT / DX	Finance and Accounting	Legal and Risk Management	Capital Markets
Directors	Directors										
Tadahiko Konoike	Representative Director, Chairman, President and Chief Executive Officer	0	0	0							0
Tadatsugu Konoike	Director and Senior Managing Executive Officer	0	0				0	0			
Yoshihito Ota	External Director (independent)	0	0			0					0
Mika Masuyama	External Director (independent)	0	0	0	0						
Taisuke Fujita	External Director	0	0						0		0
Audit & Sup	ervisory Board Mem	bers									
Hiroaki Kobayashi	Audit & Supervisory Board member (full-time)	0						0	0		
Shunichi Tanaka	Audit & Supervisory Board member (full-time)	0			0						
Chie Hoshi	External Audit & Supervisory Board member (independent)									0	
Tomonari Kimura	External Audit & Supervisory Board member (independent)	0		0				11 5:	0		0

^{*} The list above does not represent all the knowledge, experience, etc., possessed by Directors and members of Audit & Supervisory Board.

Standards for the Independence of External Officers

If, as a result of an investigation by the Company to the extent reasonably possible, an external Director or an external Audit & Supervisory Board Member (hereinafter collectively referred to as "External Officer(s)") or a candidate for External Officer is judged not to fall under any of the following items in addition to the standards prescribed by the Companies Act and Tokyo Stock Exchange, Inc., the Company shall judge that the External Officer or the candidate for External Officer has independence from the Company.

- (i) A major business partner of the Group (Note 1) or an executive person thereof
- (ii) A person whose major business partner is the Group (Note 2) or an executive person thereof
- (iii) A consultant, accounting professional, or legal professional who receives a large amount (Note 3) of money or other property from the Group, in addition to officers' remuneration (in the case where a person who receives the said property is an organization such as a corporation or partnership, the person who belongs to the said organization)
- (iv) A person who has received a large donation from the Group (Note 4) or a director or other executive persons of a corporation, partnership, etc.
- (v) A major shareholder of the Company (a person who directly or indirectly holds 10% or more of the total voting rights) or an executive person thereof (Note 5)
- (vi) A person for whom the Group directly or indirectly holds 10% or more of the total voting rights or an executive person thereof
- (vii) A person belonging to an auditing corporation that is a financial auditor of the Group
- (viii) An executive director, executive, or executive officer of a corporation in which an Executive Director or Executive Officer of the Group serves as an executive person
- (ix) A person who has fallen under any of (v) through (viii) above in the past three years
- (x) In cases where a person who falls under any of (i) through (viii) above is an important person (Note 6), the spouse or a relative within the second degree of kinship of such person.

Notes:

- 1. A major business partner of the Group means a person who has made payments to the Group of 2% or more of the Company's annual consolidated net sales in the most recent business year, and a person who has financed the Group of 2% or more of the Company's consolidated total assets at the end of the most recent business year.
- 2. A person for which the Group is a major business partner means a person that has received payments from the Group for 2% or more of the said person's annual consolidated net sales in the most recent business year.
- 3. A large amount means, in the case of an individual, when the total amount of the said property excluding officer' remuneration received from the Group is 10 million yen or more per year in the most recent business year of the Company, and in the case of an organization such as a corporation or partnership, when the total amount of the said property received from the Group is 2% or more of the said organization's annual consolidated net sales or annual gross revenue in the most recent business year of the said organization.
- 4. A large donation means, in the case of an individual, when the total amount of donation received from the Group is 10 million yen per year in the most recent business year of the Company, and in the case of an organization such as a corporation or partnership, when the total amount of donation received from the Group exceeded 2% of the said organization's annual consolidated net sales or annual gross revenue in the most recent business year of the said organization.
- 5. An executive person means an executive director, executive, executive officer, or any other person or employee equivalent thereto of a corporation or any other organization.
- 6. An important person means an executive director, executive, executive officer, or employee who executes the important business of a division manager, etc.